

## THE CRISIS IN CHINA

Attitude of the Japanese is Watched.

### CHINA APPEALS TO POWERS

The Question of Indemnity is being Considered by an Expert Committee.

WASHINGTON, March 23.—The State Department has been made aware of the fact that the Japanese government has made a rather energetic protest against the conclusion of the Russo-Chinese agreement relating to Manchuria. This, however, has not been conveyed to the department by means of any formal note or communication, but has been verbal in character and has been in line with the well-understood attitude of opposition which Japan has manifested for some time.

The question of Chinese indemnities has given away to the more pressing issue over the Manchurian agreement. Only three days remain within which China can confirm or reject the agreement. Up to the present time neither the State Department nor the Chinese Minister has received any report that China has rejected the treaty.

There naturally is much anxiety in official and diplomatic quarters as to the outcome, for the active part taken by the various powers and the threatening attitude of Japan give unusual importance to the conclusions to be reached within the next few days. The Chinese Minister today had a conference with Secretary Hay, the Manchurian question being the chief subject of discussion. The Minister brought definite information as to what has been said on the subject. So far as the United States is concerned, it seems likely that the last word has been spoken, and there is not expected to be any decisive move or protest beyond what has already been given. At the same time it is appreciated that the United States has large commercial interests in Manchuria, which must not be affected if China's sovereignty therein is practically transferred to Russia.

ST. PETERSBURG, March 23.—It is understood and generally believed in diplomatic circles here that the Russo-Chinese agreement, now being signed, differs considerably from the original draft, though the precise differences are not obtainable. Russian statesmen reiterate emphatically that Russia does not intend to assume a protectorate over Manchuria.

LONDON, March 23.—The latest communication received by the British Foreign Secretary, Lord Lansdowne, do not confirm the reported rejection of the Russo-Chinese treaty. In fact, they indicate the reverse, though the Foreign Office says it still hopes the pressure being brought to bear on China will have a good result.

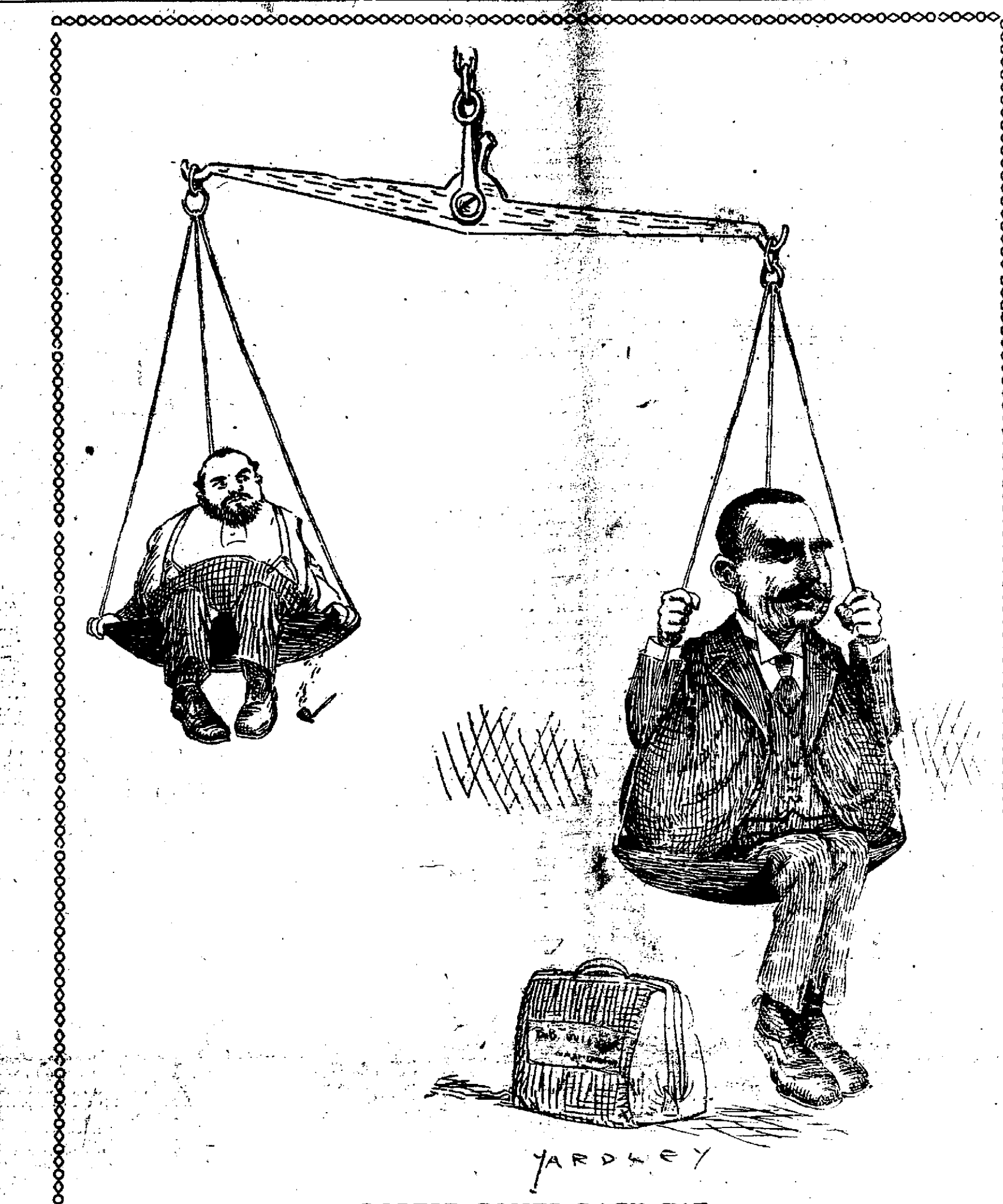
### JAPAN MAY BLOCK RUSSIA.

NEW YORK, March 23.—A cable to the Tribune from London says: If the ulterior designs of Russia in Manchuria have been concealed by the Anglo-German agreement it is no longer a secret that neither Germany nor England will offer resistance to them. Japan has not been allowed to enforce her demands upon the Korean government and cannot depend upon the support of Germany and England. Nothing can be obtained by diplomacy, and unless Japan makes a vigorous effort on her own account she will be compelled to witness Russian absorption of Manchuria after her own victorious troops have been forced to retire from Port Arthur and Wei-hai-wei.

If Japanese patience has been exhausted the movement of a fleet toward Korea may involve a determined effort to obtain compensations, even at the risk of war with Russia. England is not likely to do anything to prevent that war. Her foreign policy now turns upon the single pivot of close association with China.

This in itself is already a triumph for Russian diplomacy, and its disastrous effect upon the open-door policy, so far as Northern China is concerned, is accepted here as a foregone conclusion.

The view at the French Foreign Office is that the proposals of the United States in regard to Chinese indemnity are likely eventually to be adopted. In conversation last evening with an in-



ROBERT COMES BACK FAT.

ROBERT W. WILCOX returned on the Hancock and surprised his friends by a big gain in weight. Since his advent in Washington society Bob has fed well and lived high, something like thirty or forty "fourty" pounds having been added to his avoirdupois, making him a fair entry in the Testa class. Pate de foie gras, Chesapeake oysters, canvas back duck, terrapin, fried scallops, fricasseed Maryland yellow-legged hen, spareribs, Virginia wild turkey, venison with wine sauce, pompano, baked bluefish, Chateaubriand steaks, English mutton chops, lobster Newburgh, North River shad, roast partridges and New England egg-nog have done their part to round out the spare frame of the Delegate and give him a gastronomic reputation.

It is supposed that Bob has come to advise the Legislature about pending bills. Pain, of the Tramways, who paid the milk bill of the Princess Willkox,

is in a flush of pleasurable anticipation over Bob's arrival, cherishing the hope that another franchise may be framed and put through with the Prince Consort's help.

Bob says he won't stay long, but indicates that he may hang around as long as the Legislature does. He already wants to get back to Washington to see what his family is doing, the Princess being somewhat undecided when he left about her future plans. She may go to Newport. The story that she has been invited to spend a couple of weeks with Mrs. McKinley at Canton was about town yesterday, but could not be verified at a late hour.

The dove of peace is referred to in connection with the Gear-Wilcox imbroglio. Wilcox now says that Gear will return to Hawaii as his friend. This, of course, means that Humphreys' little game to betray the Republican party now and the Independent party afterward, has enlisted Gear's aid, and that together they will work the Home Rulers for all they are worth.

## ATTORNEY GEN. GRIGGS RESIGNS

No Definite Data Has Been Received About His Successor

WASHINGTON, March 23.—Attorney General Griggs has handed to the President his resignation, to take effect March 31st. Mr. Griggs intends to leave Washington on Saturday next for his home in New Jersey, where hereafter he will reside. His intention is to resume immediately the practice of his profession. It is stated by his authority that he will be associated as counsel with the firm of Dill, Bomester & Baldwin, of New York City. He also has formed a partnership with Mr. Dill, of Jersey City, under the firm name of Griggs & Dill, for practice in New Jersey.

NEW YORK, March 23.—A special to the Sun from Washington says: Some of President McKinley's friends—men who are prominent and influential in both houses of Congress—are so outspoken in criticizing the selection of P. C. Knox to be attorney general that the impression has gone abroad that the President will abandon his purpose to select him as Griggs' successor.

No official statement is obtainable, but there is good reason for believing that the President has not changed his mind, and that he does not regard Knox as ineligible because he happens to be the attorney of the steel companies. Some time ago the President expressed a desire to talk with Knox on the subject. Knox is in California, but it is understood that he will arrive here before the President starts on his western trip. In the meantime Richards of Ohio, solicitor general of the Department of Justice, will act as attorney general.

LOS ANGELES, March 23.—When P. C. Knox, the Pittsburg lawyer, whose name has been persistently mentioned



ATTORNEY GENERAL GRIGGS.

as the probable successor of Attorney General Griggs, arrived in this city on February 19th, he said that he expected to remain in Southern California until about May. Friday evening he left hurriedly for the East, leaving his family at Santa Barbara, to follow at their leisure. His brother, Dr. Knox, has been a leading physician at Santa Barbara for many years.

### Board of Health Bulletin.

HONOLULU, April 1.—No new developments. Bacteriological examination not yet completed. Animal experimentation instituted. Cannot make report on same until within from three to five days.

## M'KINLEY'S COMING TRIP

Itinerary of the President's Trans-Continental Journey Made Out.

NEW YORK, March 25.—Mr. Cortelyou, secretary to the President, probably will have the itinerary of the Presidential trip to the Pacific Coast completed in a few days, says the Washington correspondent of the Tribune. He has been working on it with the assistance of railroad men for more than a week. No definite details of the itinerary will be given out until the work is finished, further than the President and his Cabinet will go to California by the Southern route, making the first long stop at New Orleans about May 2 or 3, and return by the Northern route and visit the Pan-American Exposition at Buffalo before coming back to Washington. President McKinley and his Cabinet officers will be accompanied by their wives and other members of their families.

A second section of the President's train going to California, will carry nearly all the members of the Ohio delegation in Congress and other distinguished Ohioans, including Governor Nash, who go to witness the launching of the new battleship Ohio at the Union Iron Works, which built the battleship Oregon. Senator Hanna announced yesterday that he would be unable to go. He expects to return to Cleveland about May 1 to look after his business affairs.

### No Better Terms.

LONDON, March 25.—The Colonial Secretary, Mr. Chamberlain, when asked in the House of Commons today if it was possible to change the offer of peace terms to the Boers, said the negotiations were closed and there was no intention of re-opening them.

## ROYAL PLOT IN BRAZIL

Arrest of Famous Admiral Mello Occurs.

### FORMER REBEL IN THE TOILS

Partisans of the House of Braganza Still Active Against the Republic.

NEW YORK, March 25.—A dispatch to the Herald from Rio Janeiro says: Great excitement prevails here over the arrest of Admiral Custodio Jose Mello and others on account of the revelations of a monarchist plot through the suicide of Baron de Bural.

Extraordinary precautions are being taken by the Government to prevent any outbreak. Apprehension centers about the navy. The war vessels are being closely guarded, as it is believed that the officers are not quite trustworthy.

Details of the plot which Baron de Bural revealed to the authorities have been given out. It was the purpose of those concerned, it is declared, to give the signal for the outbreak by the assassination of President Campos Sales.

During the excitement that followed the monarchist adherents in the army and navy were to take possession of the city and hold the Government offices. The affairs of state were to be intrusted to a triumvirate composed of Admiral Mello, Marshal Canturia and Counsellor Lafayette Pereira.

Admiral Mello was quietly removed from this city, as it was feared that his presence would cause disturbance. He was conveyed to Cobias Island, where he is held in the custody of Admiral Proenca.

### CUBA'S POSITION DEFINED.

Senator Nunes States Objections to the Platt Amendment.

NEW YORK, March 25.—A dispatch to the Tribune from Havana says: Congressman Brantley has had a conference with Senator Nunes. He learned that the congressional relations committee's report, to be made on Monday, would state that the Platt amendment was vague and indefinite. It did not define the area of land wanted for coaling stations, or state where they were to be located.

The intervention clause was likewise indefinite, the committee will further say. If the convention should accept this clause the United States could intervene on any pretext, even if a stable government existed. It was not satisfactory because the United States could raise a point and the President could send troops to Cuba, without the action of Congress, on the plea of enforcing an Act of Congress.

Mr. Chamberlain will begin the work of raising the wreck of the Maine on Monday.

### Boers in Bad Luck.

PRETORIA, March 25.—Babington's force, including Skeleton's column, attacked Delarey, 1500 strong, southwest of Ventersdorp, and, having defeated him, followed him up rapidly with the result that the Boers' rear guard was driven in and their convoy captured, including the guns captured at Vaalbank. The British troops displayed great gallantry and dash. They captured two 15-pounder guns and one pom-pom, six Maxim, 320 rounds of big ammunition, 15,000 rounds of small ammunition, 120 rifles, 53 wagons and 24 carts, besides taking 140 prisoners. The English loss was slight. Many Boers were killed or wounded.

### A Fearful Tornado.

BIRMINGHAM, Ala., March 25.—Shortly before 10 o'clock this morning a fearful tornado swept over the southern part of this city. The number killed tonight is estimated at twenty-five, of whom five are white. The destruction of property is placed at a quarter of a million dollars. Eighteen bodies had been recovered up to 7 p. m., and scores of injured have been removed to the hospitals.

### Teas May Be Examined Here.

WASHINGTON, March 25.—The Secretary of the Treasury has issued his annual circular to customs officers regarding the importation and inspection of teas imported into the United States. The circular, which goes into effect May 1, 1901, reduces the number of tea standards from eighteen to thirteen. Honolulu is added to the ports at which teas may be examined by Government examiners.

### The Active Boers.

QUEENSTOWN, Cape Colony, March 25.—The Town Guard here has been called out owing to reports that a force of Boers is near the town. Business has been shut down in order to allow the employees to man the trenches and fortify the town. The Boers, who are said to be twenty miles off, are alleged to have crossed the railroad near Drummmond.

LONDON, March 25.—The report that Lord Salisbury is ill is somewhat exaggerated. He suffered from a slight cold in the head yesterday but is better today.



# ARE SUED FOR HEAVY DAMAGES

THE Kimball Steamship Company of San Francisco has brought suit in the Circuit Court against the Honolulu Market Company of this city for \$98,043.49, together with legal interest thereon and attorney's commissions and costs.

The plaintiff, by its attorneys, Kinney, Ballou & McClanahan, stated that on May 29, 1900, at the city of San Francisco, plaintiff and defendant entered into a written contract in words and figures as follows:

"This agreement, made this 29th day of May, 1900, between the Kimball Steamship Company, a California corporation, and the Honolulu Market Company, Limited, a Hawaiian corporation, witnesses:

"That for the period of two years from October 1, 1900, said steamship company has agreed to place at the disposal of said market company and said market company has agreed to use 150 tons of refrigerator space upon a steamship to be supplied by said steamship company for voyages from San Francisco, California, to Honolulu, Hawaiian Islands, for which space said market company agrees to pay forty dollars per ton cubic measurement, whether used by said market company or unused. The first trip hereunder will be commenced from San Francisco during the first week of October, 1900, and continue at intervals from San Francisco to Honolulu of not exceeding five weeks, and said steamship company agrees to deliver to said market company at wharf in Honolulu, in good condition, all cold storage meats entrusted to it for shipment (the Honolulu Market Company agreeing to ship no meats or other products except in good, first class condition), and to protect said market company against loss of any goods occurring from breakage of machinery or other delays except such caused by fire or the elements.

"The said market agrees to ship, through said steamship company, all freight which said market company sends from San Francisco to Honolulu, or from Honolulu to San Francisco, and agrees to pay for freight in either direction, other than refrigerator space, at the rate of \$5 per ton, weight or measurement, ship's option.

"It is further agreed that upon three months' notice from said market company said steamship company will put on an additional steamship, in which event the said conditions shall apply as are provided for said first boat.

"It is further agreed that while the time herein limited for the continuance of this agreement is fixed at two years from October 1, 1900, this agreement shall continue after the expiration of said two years until either party hereto shall give to the other six months' notice in writing of its intention to determine this agreement, this agreement then to terminate at the end of said six months.

"KIMBALL STEAMSHIP CO.,  
"ROBT. J. TYSON, Vice Pres.  
"A. J. BRANDER, Sec'y.  
"HONOLULU MARKET CO., LTD.,  
"By its Secretary, Louis A. Rostin."

The plaintiff then goes on to state that in pursuance of said contract the steamship company did supply a steamship for voyages from San Francisco to Honolulu and return, and has at all times been willing to perform its part of the contract, but alleges that the defendant company has since February 15, 1901, neglected and refused and still neglects and refuses to ship meat or to use the refrigerator space upon the steamship supplied by the plaintiff, and upon March 28, 1901, the defendant, through its attorneys, notified the plaintiff that it would not make any further shipments under said contract. In consequence of this refusal of the defendant to make further shipments under said contract the steamship company claims to have sustained damage in the sum of \$60,000.

As to further damage accruing to the plaintiff through the breach of this contract, the plaintiff alleges that by reason of entering into said contract it became necessary to fit a steamer especially for the work required by the contract, 150 tons of refrigerator space being a large and unusual amount of refrigerator space upon steamers in the North Pacific ocean, and that the plaintiff especially equipped a steamship for the service anticipated, at a cost of \$21,187, and that by reason of the breach of contract the special equipment will have to be taken out of the steamship to fit her for any use or service now available to the plaintiff.

For further damage, the plaintiff alleges that at the time the special equipment was put into the steamship the vessel was engaged in an extensive and profitable business in the Alaska trade and that during the time when said steamship was necessarily withdrawn from the Alaska trade the vessel could easily have earned the sum of \$5,000 over and above her operating expenses.

Furthermore as a separate cause of action, the plaintiff makes the allegation that the bill for refrigerator space as above given amounted to a large sum and the Honolulu Market Company is now indebted to the steamship company in the sum of \$22,413.50.

For freight shipped on the steamship outside the refrigerator space the defendant became indebted in the sum of \$385.65. The plaintiff also alleges that it did purchase goods for the defendant at the latter's request, sundry goods and merchandise amounting to \$64.32 which has not been paid. They also claim that the defendant received certain monies from Honolulu consignees for freight received in the said steamship company amounting to \$938.16, which has not been paid.

The plaintiff states that the Honolulu Market Company has been credited with \$15,544.55 on the sundry bills aggregating \$24,401.02, leaving a balance of \$8,856.47, and has filed and refused to make payment of the latter.

The steamship company asks the process of the court to cite the defendant to appear to answer the complaint at the May term of court and that

judgment be entered against the defendant for \$98,043.49.

John H. Bullock, secretary, brings the suit for the Kimball Steamship Company.

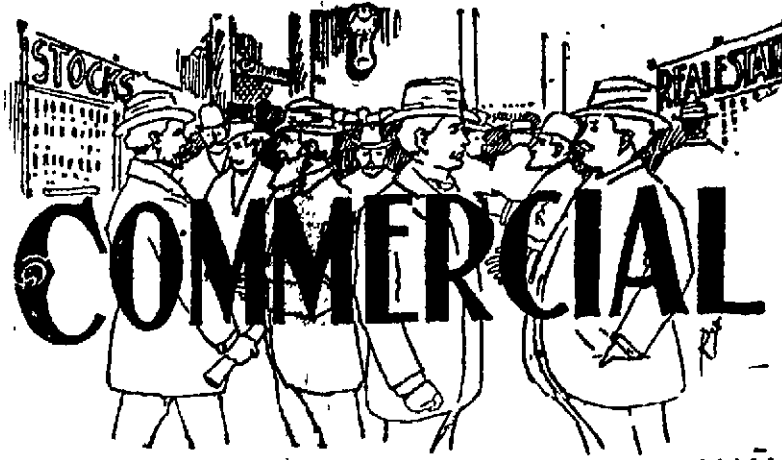
## TAR, BIKE AND THE HACKMAN

The novel sight of a British tar working furiously at the pedals of a hired bicycle which he drove along at a slow pace on Hotel street did not attract much attention until the jackie reached the corner of Fort and Hotel streets. At this juncture a hack driven by a Portuguese, and containing a fair passenger who hailed from the slopes of Punchbowl rounded the corner at a rapid gait. The driver was so much taken up with the smiles of his passenger in the rear seat that he had eyes for little save her. Instead of driving his horse toward the mauka side of Hotel street, he turned the corner sharply.

King Edward's little blue-jacket, who seldom rides anything but a ship, had no opportunity to maneuver either upon the sidewalk or toward the opposite side of the street. In an instant the horse struck the wheel and the jackie and both went down in a heap upon the recently sprinkled thoroughfare. He was thrown to one side by the vigorous movement of one of the horse's hoofs, but the bicycle did not fare so luckily. The horse struggled over the mesh of spokes, rims and frame, and passed it along to the wheels of the vehicle. When the hack had left the machine in its wake, the big man was a shapeless mass of metal. Without waiting to see what damage he had inflicted the driver whipped up his horse and drove to Nuuanu street and turned up that thoroughfare. The sailor raised himself from his muddled position and woefully inspected his wrecked steed. Chester Doyle and Officer Lambert had been witnesses to the accident. Doyle saw a rig near by and hailing the owner asked him to pursue the hack. The owner obligingly did so, and the Japanese interpreter caught the driver at School street and brought him to the station house. The sailor demanded that he make good the amount of damages to the wheel or he would prosecute him. The Portuguese, after demurring and claiming the accident was due to the sailor's bad steering of the handlebars, finally consented to pay the same. The entire party went to the bicycle shop and the amount was fixed at \$25. As a further balm for his wounded feelings and interrupted ride, the sailor put in a claim for the amount necessary to take out a new wheel for a two-hours' ride. This the Portuguese driver also paid, and the briny son of Britain saw the town a-wheel after all.

### Bio Janeiro Inquiry.

Pilot Jordan, who was taking the steamship Rio de Janeiro into San Francisco when she sunk, was before the California State Pilot Commissioners on the 21st instant at the inquiry into the cause of the wreck of the vessel. Nothing new was elicited from Mr. Jordan, according to the latest Coast papers.



THE quotations on sugar which appeared in yesterday's Advertiser exclusively, dated San Francisco, March 21, showed that commodity to be on the rise, and caused much excitement among the plantation people and buyers of the staple. The quotations given were: Raw, steady to firm, fair refining, 34c, centrifugal, 98 test, 4 13-32c; molasses sugar, 3 9-32c; refined, steady. Several calls were made at the Advertiser office during the day to have the quotations confirmed, which was done.

### HONOLULU MAY HAVE A FUEL GAS PLANT.

Honolulu is to have a gas plant if a bill about to be brought into the House is passed by the Legislature. The capital is all assured and will be called the Hawaiian Fuel Gas Company, Limited. Its purpose is to supply fuel gas for introduction into residences to take the place of coal and wood as at present used, and which are being largely eliminated from cities and towns in the tropical belt for fuel uses. The plant will be a \$500,000 proposition, most of the capital being supplied by outsiders. The gas stoves for which this fuel is intended are perfected to such an extent that they readily take the place of the old coal and wood stoves, and are considered quite safe. A bill for a franchise is prepared. W. W. Dimond, one of the promoters, has been working on it for a considerable length of time and has interested capital to such an extent that whenever the Legislature sees fit to pass the measure, the company will at once be incorporated and the construction of the plant will begin at the earliest possible date.

### A. W. CARTER'S JUDD AND LILHA STREET PROPERTY FOR SALE.

One of the largest pieces of property recently offered for sale in the residence portion of the City is that belonging to Alfred W. Carter, on Judd and Lilha streets. A portion of this was formerly known as the Emmeluth property, and has a frontage on Judd street of 685 feet, varying in depth from 300 to 430 feet. It is located just Ewa of the premises of Professor Brigham, which also divides the Emmeluth property from the homestead lately occupied by Mr. Carter as a residence.

It is understood that the Emmeluth property was acquired by Mr. Carter last year for \$40,000. Real estate in that vicinity has gone up since the Rapid Transit Railroad Company began extending its lines on Lilha street. The neighborhood is one of the most fashionable and exclusive in the City, and Carter's place is about the only available property in Nuuanu valley for sale.

The property faces that of Judge Hartwell, and commands a view of the entire lower part of the City and the harbor and is swept by the breezes which come over the Pali. The entire property is under a high state of cultivation. The lawns cover every part of the estate, which is also dotted by full-grown orange trees ready for bearing, as well as a variety of other fruit and tropical trees. It was about to be sold last year to the United States military authorities as a site for a military hospital, but was taken up by Mr. Carter instead. He has devoted much of his time and considerable expense to improve the property, and has made of it a garden spot.

Mr. Carter's corner property, on Judd and Lilha streets, is also for sale. This has a frontage on Lilha street of 380 feet, and on Judd street of 133 feet. The residence is commodious and airy, contains many bedrooms, large parlor, dining-room and broad hall. All of the property will be disposed of at private sale.

### THE COLLEGE HILLS SALE OF LOTS.

The trustees of Oahu College have met with gratifying success in the sale of their residence ground at College Hills. The auction sale on Saturday last disposed of about \$9,000 worth of property at approximately 10 per cent above the upset prices. Since the auction private sales have been made which bring the total to over \$105,000 for seventy-one lots sold. The purchases have been made almost exclusively for actual home building, and purchasers indicate that a very desirable suburb will be built up. A few lots have already changed hands at advanced prices.

### China Mutual Seeks Location.

While the China Mutual Steam Navigation Company of Liverpool and London has announced positively that it will establish a line of direct sailings from Tacoma to Manila, the company has not decided which of the Puget Sound ports, whether Seattle or Tacoma, it will make its American port. Present indications are that Tacoma will secure the plum. The company owns and operates one of the largest fleets of steam freighters in the world and has been advertising its proposed line to Manila for some weeks. Several of its steamships have been under tonnage charter to the Government, as, for instance, the Ping Suey, which recently sailed for Manila. In addition to her Government cargo the Ping Suey carried general freight. The company desires to arrange for suitable dockage and wharf facilities at Seattle or Tacoma and is known to prefer the facilities of Tacoma harbor to those afforded by Elliott bay.

## SERIOUS RIOTS AT MARSEILLES

MARSEILLES, France, March 20.—A crowd of 2,000 burst through a cordon of infantry along the dock side. The cavalry charged and drove the strikers back. A volley of stones was then thrown in all directions, and a brigadier, two gendarmes, a buscar and several infantrymen were injured. One gendarme was stunned, thrown from his horse and trampled upon by the cavalry. He was removed to the hospital, where he lies in a critical condition. The soldiers were greatly exasperated, but their officers succeeded in controlling them.

The strikers are irritated at the refusal of the Premier, M. Waldeck-Rousseau, to receive the Socialist Mayor of Marseilles, M. Flassieres, who sought to obtain Government pressure to force the masters to negotiate, the masters having declined to do so on the ground that the strike was unjustifiable and a breach of a previous agreement. Flassieres threatens that the Socialists will make reprisals for this insult from the Government and he points out that he stood aloof from the pro-Krueger demonstration at a moment when, as he puts it, by entering Krueger's carriage he might have won a popular triumph.

Two hundred men, several with babies in arms, took part in today's demonstration in spite of the rain. With the exception of the Socialist organs the press shows little sympathy with the strikers. The public generally recognizes the amount of the strike has already done an immense amount of injury and may completely ruin the port.

### OLIMBED THE POLE.

A daring feat was performed yesterday afternoon by Charles van Gelsin in mounting to the top of the flag-staff on the E. O. Hall & Son's building, corner of Fort and King streets. The staff is a pine stick, well anchored, and towers far above the street. A short time since the halyards were drawn through the pulley and the staff became a useless ornament. Young van Gelsin volunteered to reeve a new rope and made the venture yesterday afternoon at 3 o'clock. As soon as the pedestrians on the street below saw what was about to be done, they stopped and large crowds watched the young Hawaiian essay to climb up the smooth stick. Tying the line to his waist, he removed his shoes and stockings, spat upon his hands and embraced the staff. Monkey-like he worked his way up slowly. When half way to the top the pole began to sway under his weight and his jerky movements, and he had to work along more cautiously. When three-quarters up he clung to the pole with his arms and feet and again spat upon his palms. With a few short, easy lifts he finally reached the goal and calmly took the line from his waist, reeved it through the block, dropped one end and then slid down the stick, holding on to the opposite end.

### The Santa Ana From Seattle.

The steamer Santa Ana of the British-American line arrived in port yesterday morning after a pleasant trip of twelve and a half days from Seattle. William Henry was the only passenger arriving on the vessel. She brought a full cargo consigned to Alexander & Baldwin. Included in her freight are 1,400 barrels of bottled beer and a large quantity of potatoes, onions, fruit and lime. Captain C. F. Strand is the commander of the Santa Ana.

## OPPOSED TO DISPENSARY

LAHAINA, March 28.—A public meeting was held in Lahaina court room Tuesday evening, Judge Kahaulelo presiding. The meeting was called by request of Senator Baldwin, to learn the sentiments of the people in this district in regard to the proposed Dispensary Act. A few sections of the Act were read and interpreted into Hawaiian, and a general discussion followed. Judge Peter Noah, Philip Pali, the chairman of the meeting, Mr. McCann and others expressed their views. A majority of the speakers were strongly opposed to the bill as it now stands. A vote was taken, all present signifying by rising that they were opposed to the bill. A committee was appointed to report the action of the meeting to Senator Baldwin. Hot and cold water will soon be furnished at the first-class bathing establishment in the new Lahaina saloon building. This is a luxury never before enjoyed in this town, except at private residences. The bath is a well-known fact in the State of Ohio. Mr. McCann intends to build several cottages shortly, and will have lodging rooms for the accommodation of visitors. A "New England kitchen" will probably be opened in one of the new buildings, where meals will be served to the lodgers and others.

Another barber has opened a shop on Main street. A Chinese trader has recently opened a large store, well stocked with dry goods and miscellaneous merchandise. J. S. Molony, an hydraulic engineer, is at the Beach House. His wife, Mrs. Frances Molony, is making some excellent sketches of charming scenery in this town.

The current reports in regard to the prevalence of blood-poisoning in this community have been somewhat exaggerated. There have been two or three very serious cases, but none of them have resulted fatally.

The frame of a cottage for E. E. Miller was raised on Tuesday.

Carpenters have commenced work on a house and stable for an enterprising Japanese.

No little regret has been expressed by leading citizens in regard to the decease of ex-President Harrison. It is believed that he was a true friend of the Hawaiian people, and was always ready to lend his influence in favor of Hawaiian interests.

As the number of stores is multiplying, and our merchants are receiving large quantities of freight every week, better landing facilities are already needed.

The amount of business transacted at the Lahaina postoffice is increasing, and few of our citizens would be able to give an approximate estimate as to its magnitude.

From 1825 to 1827, the enemies of law and order committed several outrages at Lahaina. William Richards, one of the early missionaries, was more than once in imminent danger. Armed sailors entered a stone house occupied by Mr. Richards, and threatened him and his wife with death. Subsequently one of the native chiefs furnished a strong guard to protect the missionaries and their property. The new whaling vessel fired several shots from a 5-pound gun. Mr. W. D. Alexander states that they took aim at the house of Mr. Richards, but little damage was done. The walls of this building are still standing, but it has not been occupied for a long time. On account of the disturbances above mentioned, heavy guns were mounted on Lahaina fort, which formerly stood near the palace, a short distance from the beach. Mr. A. A. King has been appointed secretary pro tem of the Reading Room Association.

Judge Kahaulelo has returned from the Island of Molokai.

Several of the cane fields belonging to the Pioneer Mill Company have not been planted for several years. The steam plows are now turning up the long furrows as rapidly as possible and the planting of fresh cane has already begun.

A self-propelling engine attracted considerable attention on one of the principal streets a few days ago.

The vacation of the Lahaina public schools will commence on April 5, and will continue during the week following.

Miss Wong Kong, having recovered from her illness at Wailuku, has been appointed a teacher in one of the Lahaina schools.

The Wireless Telegraphy Company expects to open another station south of Lahaina in two or three weeks.

### THE BEST REMEDY FOR RHEUMATISM

#### QUICK RELIEF FROM PAIN.

All who use Chamberlain's Pain Balm for rheumatism are delighted with the quick relief from pain which it affords. When speaking of this Mr. D. N. Sinks, of Troy, Ohio, says: "Some time ago I had a severe attack of rheumatism in my arm and shoulder. I tried numerous remedies, but got no relief until I was recommended by Messrs. George F. Parsons & Co., druggists of this place, to try Chamberlain's Pain Balm. They recommended it so highly that I bought a bottle. I was soon relieved of all pain. I have since recommended this liniment to many of my friends, who agree with me that this is the best remedy for muscular rheumatism in the market." For sale by Benson, Smith & Co., Ltd.

Trial trips in the British navy rarely pass off without some accident more or less serious to the machinery, the latest being that of the battleship Impacable. The trial under 12,000 horsepower came to an abrupt end on February 13th, through the heating of the connecting rod of the low pressure cylinder of the port engine, and necessitated the ship's return to the dockyard to make repairs. The Impacable has still to develop 15,000 horsepower during a four hour full power trial.

The Russian cruiser Bogatyr was launched from the Vulcan yard, Stettin, Germany, on January 30 last. She is one of a type of ten practically alike in general characteristics, but will have greater speed than her predecessors. The vessel is of 6,750 tons on a draught of 21 feet 10 inches, with 720 tons of coal on board, and her engines of 10,000 horsepower are calculated to give a speed of 22 knots. The battery, consisting of twelve 6-inch, twelve 3-inch and six 2-pounders, are all quick-firers and her complement numbers 571, of which twenty-three are officers.

Hives are a terrible torment to the little folks, and to some older ones. Doane's Ointment never fails. Instant relief and permanent cure. At any chemist's, 50 cents.



TESTA AS RICHELIEU—"Mark where he stands.  
Around his form I draw the sacred circle of our Awful Church.  
Set but one foot within that holy ground,  
And on thy head, yea though it wore a crown,  
I'll launch a curse like Rome."







## Hawaiian Gazette.

Entered at the Postoffice of Honolulu,  
H. T., Second-class Matter

SEMI-WEEKLY.

ISSUED TUESDAYS AND FRIDAYS

WALTER G. SMITH, EDITOR.

SUBSCRIPTION RATES

PER MONTH	\$ .50
PER QUARTER	1.50
PER YEAR	5.00
PER YEAR FOREIGN	6.00

Payable Invariably in Advance.

A. W. PEARSON,

Manager

TUESDAY APRIL 2

## THE COUNTY ACT.

The bill introduced in the House by Representative Makekau, entitled, "An Act providing for and creating certain counties in the Territory of Hawaii, and providing a form of government for such counties," is "fearfully and wonderfully made."

In its printed form it consists of forty-nine large pages, of which only one-third have anything to do with counties or their government. The remainder is made up of an elaborate system, or, more properly, chaos of provisions respecting schools and schemes for the organization and government of cities, towns and villages.

If the small politicians and would-be bosses who have kindly undertaken to fix out the legislators' work for them, and tell them what they ought to do and how to do it, had taken the trouble to refer to section 45 of the Organic Act they might have read "That each law shall embrace but one subject, which shall be expressed in its title."

Another very important part of the Organic Act, which the unofficial lawmakers seem to have forgotten all about, is the restrictions on the debt-contracting power contained in section 45 of that most inconvenient and obstructive act. To make the nature and scope of these restrictions plain it will be best to quote a considerable part of this section in full, as follows:

"Nor shall any debt be authorized to be contracted by or on behalf of the Territory, OR ANY POLITICAL OR MUNICIPAL CORPORATION OR SUBDIVISION THEREOF, except to pay the interest on the existing indebtedness, or suppress insurrection, or to provide for the common defense except that in addition to any indebtedness created for such purpose the Legislature may authorize loans by the Territory, OR ANY SUCH SUBDIVISION THEREOF, for the erection of penal, charitable and educational institutions, and for public buildings, wharves, roads and harbor and other improvements, but the total of such indebtedness incurred in any one year by the Territory OR ANY SUBDIVISION shall not exceed one per centum upon the assessed value of the Territory or subdivision thereof, as the case may be, as shown by the last general assessment for taxation, and the total indebtedness for the Territory shall not at any time be extended beyond seven per centum of such assessed value, and the total indebtedness of any subdivision shall not at any time be extended beyond three per centum of such assessed value. . . . nor shall any bond or instrument of such indebtedness be issued unless made redeemable in not more than five years and payable in NOT MORE THAN FIFTEEN YEARS from the date of the issue thereof. NOR SHALL ANY SUCH BOND OR INDEBTEDNESS BE INCURRED UNTIL APPROVED BY THE PRESIDENT OF THE UNITED STATES."

All this is plain enough, about as plain as the English language can make it, but the trouble is that a large proportion of the legislators do not understand the English language and the unofficial legislators who draw their bills for them either do not know or do not care what the Organic Act does or does not contain. They probably pocket their little fees laughing in their sleeves as they say to themselves, "What the odds these fellows will never know the difference."

Now, with these plain provisions of the Organic Act staring them in the face, what do these professors of legislative patchwork put in the proposed County Government Act? To go into details would be tedious and is unnecessary. Let one sample suffice for the present. Notwithstanding the Organic Act forbids indebtedness being incurred in any one year beyond one per centum of the assessed value, Mr. Makekau's bill authorizes even as small and unimportant subdivisions as school districts to borrow money and issue bonds for FIVE PER CENT OF the assessed value at one lick, and so far as the bill is concerned they can go on and borrow money and issue bonds to an indefinite extent, provided only a majority of the taxpayers vote for it. It is to be remembered that a majority of taxpayers may pay a very small minority of the taxes. The fact that the proposed law authorizes the issuing of twenty-year bonds while the Organic Act limits the time at fifteen years, and the absolute ignoring of the approval of the President of the United States only serve to further illustrate the general craziness of the whole measure.

The beauty of the above described policy will be better appreciated when it is understood that under the proposed county government the school age is to extend from six to twenty-one years of age, and that any locality containing EIGHT persons within those ages may be set apart as a school district. The giving authority to a majority of the taxpayers in a locality where there may be as few as EIGHT persons under twenty-one years of age to issue twenty-year bonds is one of the most charming pieces of unsophisticated ignorance with which this community has been favored for a long time. It is the old adage that people who have no adequate sense of humor never know when they are making themselves a source of amusement to others.

The specific tax on sugar bill seems to be intended as a rather urgent call on the planters to come and consider proposals.

## THE CHURCH CONTROVERSY.

If there is no essential difference between the Anglican and American Episcopal churches, as His Lordship the Bishop of Honolulu, argues, then, of course, American communicants have no cause to complain of the present church establishment in these islands, whatever may be their attitude toward persons connected with it. But we fancy that the declaration will be as surprising to them as it is to us.

It has been customary among British Protestant ecclesiastics to speak of the church in America not as "the church," but as a "daughter church." If we mistake not, Bishop Willis himself has so described it. If the distinction thus made is a proper one, then the church in America has the same individual entity that the daughter—especially the daughter who has set up in housekeeping for herself—has as distinguished from her parent. She is quite an independent personage. She is free to order her household as she wants to, she owes no more than a discretionary obedience to her parent with whom she certainly cannot be confused and with whose identity she cannot be identified.

That the terms "Anglican" and "American" church are not always interchangeable appears in Bishop Willis' letter to the Advertiser under date of March 28th. Therein he speaks of the "American prayer book" and he admits that if prayers for King Edward were read in the Anglican churches here, it would be ground for dissatisfaction in the minds of American churchmen. Surely this is not speaking of the Episcopal church as one but as two or more separate institutions, governed by differing views of church polity seem thus to have been recognized by the Bishop himself. May we not enquire whether, if this difference is marked enough to permit Americans to object, "justly," to any part of the Anglican prayer-book, it is not enough to permit them to object, with equal justice, to any part of the Anglican church administration?

The American church does not, we think, regard itself as Anglican. It takes no orders from the Archbishop of Canterbury, it does not pray for the royalty of England, it is so far apart from the Established church that the Duke of Newcastle finds some difficulty in bringing its high ritualists into any form of co-operative sympathy with the high ritualists of England. If the charge was made that the church is English and not distinctively American in its administration, and national sympathies, that charge would be repelled by bishops, clergy and press alike. So here we have a difference, yes, a yawning divergence, between the two great Episcopal bodies.

Because of this state of separate responsibility the American church does not invade British soil and the Anglican church does not invade American soil. The only place we know of where the Anglican body holds American ground is here, and this is not a matter of invasion but survival. Still the effect is, after all, that of a forcible entry, whatever the legal right of domicile may be. Admitting that the Anglican church be ignored, American churchmen insist that this is no reason why the American church should not also acquire vested interests here. They would prefer an American mission to a foreign Episcopate and as this is American soil, what reason is there why a request for the establishment of such a mission should be denied? Is there any canon declaring that where an Anglican See is located on American soil an American See can obtain no jurisdiction?

The Shriners will go away from here leaving such an impression as Honolulu hopes it has made upon them. As intelligent tourists they have gone about posting themselves upon the characteristics of Hawaii, and they have done it in a way to satisfy our people that Hospitality had been well bestowed. Socially and in a business way they have proved themselves to be desirable acquaintances. Speaking for this city and the Islands, the Advertiser wishes them a safe and pleasant journey to their homes and many happy returns.

The Algeroba tree, for which Hawaii is indebted to a priest of the Roman Catholic church, has proved itself to be the most useful of our arboreal importations. It is quick-growing and yields fuel, shade and fodder for stock. South Africa will be supplied from here with seeds and if the tree will grow to advantage there the result will be of incalculable benefit to that country where judging from the war pictures forests are a rarity.

It needs no prophet to foresee the fate of laws loosely drawn. Many of them in contravention of the Organic Act all of them assisted in passage by men who cannot read or write the English language and certified to by a President of the Senate who may not be an American citizen and who does not sign with his legal name. It will be fun for the lawyers by and by to drive a coach and four through every law the present Legislature may enact.

No news can be kept from getting out of a town which is full of press correspondents and private letter writers, and which has its quota of departing and passing tourists. San Francisco tried to suppress certain reports of sickness with the result that the press from Sacramento, Los Angeles, Seattle and Portland to New York Boston and Philadelphia has been full of sensational and damaging conjectures.

One of the features of the school athletic games last Saturday was the noisy boisterousness of the scene. It was a most demoralizing one to the youngsters and ought to have been a matter of attention from the school authorities. If such events cannot take place without gambling adjuncts, then the proper public school authorities are discouraged the better.

Minister Wu Ting Fang is perhaps the most popular alien in the United States. But the good will of the public may be somewhat jarred when it reads the inhuman circulars which have been issued in his name or by his authority.

It is not known with whom Delegate Wilcox was cloistered last evening, but if Milk Bill Pain was far off he missed a trick.

## THE PLAGUE STORY.

On Friday night a well-detailed story ran through the newspaper offices and other night resorts that a case of probable plague had been discovered in the remains of a Japanese woman. The Board of Health was up and about in hacks and its members were seen to be nervous and in haste. Guards were sent to prevent the removal of the body and the Executive Officer of the Board of Health went to the residence on Beretania street where the suspect had lived. By this time a knowledge of the story had reached forty or fifty or perhaps one hundred people, beginning with the Board of Health and inclusive of police, hackmen, newspaper men, undertakers, printers, men about the all-night restaurants, the telephone "Central" and those who were called up for consultation. It was certain that by morning whether the newspapers said anything or not, the town would seethe with rumors.

The night editors of the two morning papers had a consultation and it was agreed that no good could come from trying to cover up the news—it was out already. The Board of Health, not knowing that the rumor had gone abroad requested, through Executive Officer Pratt, that nothing be said. To this the editors of both papers demurred. Something HAD been said and more would be said, rather than let the rumor do its worst, exaggerating the slightest fact and accepting as fact the wildest suppositions, why not print a calm, impartial and official statement from the Board of Health, placing the plague story beyond the reach of conjecture.

Towards 2 a. m. the Board, after long consultation, agreed to the proposal, and a statement was given to the press, the editors of the morning papers agreeing to make no sensational addenda, although, with the full story in their possession for two hours past, they did not lack for material.

Now suppose the morning papers had preferred to keep mum. By 7 a. m. people who knew the story would have been up telling it with the usual imaginary trimmings, and having noted the reporters following the police and Board of Health about at the midnight hour and then seeing nothing about the matter in either morning paper, would have said "The case must have been pretty bad if the Board of Health had to choke off the press." We can imagine the ferment as the day proceeded and the growth, through rumor, of the one suspect case to several fatal ones. The position of the afternoon papers would have been most difficult. Had they said there was no suspected case a hundred witnesses would have laughed them down; had they said there was one they would have done precisely what the morning press had done; had they said nothing, the self-evident conspiracy of silence must have added to the alarm.

Under the circumstances publicity in the form it received was the least of necessary evils. We hear it said that the San Francisco plan might have been followed, but a moment's reflection will show how impossible it is, in a small gossip town, to conceal facts which in a great city, almost conceal themselves. Note the difference by illustration. Suppose a San Francisco store is robbed of \$100,000 worth of goods. If the papers say nothing about the affair it will not be known at all in the city at large, simply because the people of the Coast metropolis are strangers to each other as a whole and groups of acquaintances are small and not gossip about other than the social concerns of their own circle and the published news of the day. But how different in Honolulu. Let a store be robbed of \$500 and everybody in town soon hears of it, whether the papers tell the story or let it alone. Should such a robbery occur at a time subsequent to a great epidemic of robberies, the chances are that the news would fly all over town in half an hour and that the amount lost by the storekeeper would soon be fixed at \$10,000.

Fellow Citizens: Honesty is the best policy in the publication of the news as in all other things.

One of the Home Rule Senators made a peculiarly absurd speech about vaccination, holding that sure safeguard against the smallpox responsible for the high death rate of Hawaiians. Let us hope, in case the vaccination law is annulled, that the smallpox will never get a foothold here. If it should the Hawaiian element might be as completely annihilated as one of the South Sea populations was a few years ago by measles.

Representative Emmelhut set the House a good example and did the public a service by leading the fight against the infamous tramway bill. Prendergast naturally took offense, which is one of the things that eminent Free Lunch statesmen was there for. However, the Emmelhut side won and the public breathes more freely.

The best thing the people of Honolulu can do to insure a healthful summer is to keep their premises clean, kill all the rats possible, prevent every case of sickness to the Board of Health and back that body in every effort it may make to keep the Asiatic quarter free from filth.

## Blame for Rio Wreck

SAN FRANCISCO, March 23.—The Inspectors of Steam Vessels have rendered a decision in the case of the steamer Rio de Janeiro. The license of Chief Engineer Herlihy is revoked. They find Captain Ward to blame for leaving his anchorage that morning. His license could probably be revoked had he lived. Pilot Jordan is also blamed for bringing the vessel in while such a thick fog existed. He is out of the jurisdiction of the Inspectors, however. The State Board of Pilot Commissioners now have Jordan's case under consideration. The findings review the testimony of the many witnesses as bearing on the wreck, the condition of the vessel at her last inspection on April 28, 1900, the loss and saved, set her value at \$500,000 and of her cargo \$400,000. The Inspectors then go over Chief Engineer P. B. Herlihy's testimony and call attention to the various instances in which he disobeyed the orders of the Pacific Mail Steamship Company and the violation of law of the engine-room.

## Transports to Sail

For San Francisco, via Guam United States army transport Roerich, in a few days with prisoners and supplies for Guam—Manila, Tientsin, March 24.

## THE CRISIS IN CHINA

(Continued from Page 1)

portant personage at the Quai d'Orsay it was pointed out to me that, with the exception of Russia and Italy, all the powers agreed upon the necessity of indemnity, whatever the sum demanded, being negotiated in block. As my informant emphasized, the Russian demand for indemnity must lead logically to the dismemberment of the empire.

RUSSIA ACCEPTS MODIFICATIONS. LONDON, March 25.—A dispatch from Peking avers that the Russian government has consented to a number of modifications in the Manchurian convention, the principal being Kluchow and Port Arthur shall not be annexed, but shall be leased from the Chinese government as heretofore. Russia will not insist upon there being a Russian resident at Moukden, the Chinese army will be permitted to maintain order in Manchuria prior to the completion of the Manchurian railway, which, while in course of construction, will not necessarily require the presence of Russian troops. Russia will forego her demand that mining and railway concessions in Mongolia, Turkestan and Kashgaria shall be granted to none but Russian subjects. Russia stipulates, however, that none but Chinese and Russians shall be allowed to undertake such enterprises.

In consequence of these concessions the Russian government asks for the early signature of the convention.

## THE INDEMNITY QUESTION.

BERLIN, March 25.—A dispatch from Peking to the Cologne Gazette, dated Sunday, March 24, says that at the first formal meeting of the committee on indemnity, held in Peking Sunday, it was decided to invite Sir Robert Hart, director of the Chinese Imperial Maritime Customs; Major D'Almeida, vicar apostolic of Peking; and other experts, financial and otherwise, to submit proposals on the best methods for raising the amount of the indemnity to be demanded from China.

## LEGATION GUARDS.

PEKING, March 24.—The Foreign Ministers seem utterly unable to agree as to the best method of policing the legation quarter. The proposition most favored by the majority, and most complained of by the minority, is one providing that men of the regular armies shall be detailed for the service, under one officer connected with the allies. United States Special Commissioner Rockhill is one who objects to this plan, as is also the British Minister, Sir Ernest Satow, who says that, though an international force is desirable, it would be better that the police detail should be composed of soldiers who are not liable to be called away when they are most useful. It is also undesirable, he thinks, that the commandant should be an officer actively connected with any army, while the intention to make each legation an armed camp is a constant mistake and liable to cause friction, and it would be better far to make a general international district.

The home ministers are seriously considering the advisability of asking the government to reconsider the decision in favor of big legation guards, but they are not likely to be successful in court from returning to Peking, but also as a continual source of danger in the dealings with the Chinese, as if would be impossible to keep the guards entirely within the legation quarter, which condition Prince Ching and Li Hung Chang insist upon, saying that it would be better to have a permanent order, especially when the Chinese troops have returned to Peking. One drunken soldier outside the foreign settlement, they say, might cause another war.

The time which the Russians have given the Chinese to sign the Manchurian agreement expires on Tuesday, and should the agreement be not signed, then Russia will break off the negotiations. The agreement practically annexes Manchuria.

Prince Ching and Li Hung Chang consulted this morning, but did not decide to sign the convention or appeal to the court.

On behalf of China Li Hung Chang desires to express gratitude to America for her position in the matter.

The attitude of M. de Giers, the Russian Minister, at the meeting of the foreign representatives is embarrassing, and causes considerable annoyance. He refuses either to agree with the other Ministers, or holds apart entirely.

## THE COMMONS INQUIRE

LONDON, March 25.—Replying to Sir Ellis Ashmeade-Bartlett, Conservative, who asked in the House of Commons for the Foreign Office to be asked to China with a modified agreement regarding Manchuria, and whether Russia had withdrawn from the so-called concert of Europe, the Under Secretary, Lord Cranborne, said the government understood that the terms of the proposed agreement were still under discussion, but he was unable to make any positive statement on the subject. The Russian government, he added, had informed the government of Great Britain that Russia has no intention of withdrawing co-operation with the other powers in China.

## BLOODSHED IN STREETS

TIENTSIN, March 25.—In an affray last evening two members of the Welsh Fusilier Regiment and a member of the Victorian contingent, who were on duty in the streets, were shot and bayoneted. It is alleged that Germans were the principal culprits.

## CHINA APPEALS TO POWERS.

LONDON, March 25.—The Chinese Minister, Chih Chen Lo Feng Luh, called at the Foreign Office and presented the government to bring pressure to bear in order to prevent Russia from securing the necessary signatures of the Manchurian agreement. The Foreign Office is still in the dark to-night as to whether the agreement will be signed or allowed to lapse when the time expires. March 26. The United States Legation is inclined to believe Russia will succeed in getting the necessary signatures.

## Sonoma Two Days Late

On account of the delay in the arrival of the British-Australian mails at San Francisco the Oceanic Company's steamship Sonoma, which was scheduled to sail from San Francisco for this port, Pago Pago, Auckland and Sydney on the afternoon of Wednesday, the 27th of March, was according to the latest information received by the City of Peking last night not expected to get away until Friday night, the 29th, so that she will be two days late in arriving here making this port probable for the first time. The vessel will bring three days' later news of the outside world.

Pineville Ky., has produced another Dunham suspect.

## Salt Rheum

It may become chronic.

It may cover the body with large, inflamed, burning, itching, scaling patches and cause intense suffering. It has been known to do so.

Do not delay treatment.

Thoroughly cleanse the system of the humors on which this ailment depends and prevent their return.

The medicine taken by Mrs. Ida E. Ward, Cove Point, Md., was Hood's Sarsaparilla. She writes: "I had a disagreeable itching on my arms which I concluded was salt rheum. I began taking Hood's Sarsaparilla and in two days felt better. It was not long before I was cured, and I have never had any skin disease since."

## Hood's Sarsaparilla

Promises to cure and keeps the promise. It is positively unequalled for all cutaneous eruptions. Take it.

## CONSCRIPTS FOR ARMY

NEW YORK, March 25.—The London correspondent of the Tribune, writing of England's scheme of military reorganization, says:

The new scheme of military organization may be roughly described as the half way house to conscription. It involves the development of the existing system of voluntary enlistment and auxiliary services under conditions which preclude reasonable expectation of success. When the experiment has been tried and the results are found unsatisfactory the way will be opened for compulsory service. The war office will then be in a position to assert that everything was done under the voluntary system to provide an adequate army for the defense of the Empire, but the men were not forthcoming, and that an elaborate paper scheme proved a failure. The only alternative, from the official and military point of view, will be compulsory service. The military experts, who have been contending for years that conscription was inevitable and that the Empire could not be defended without it, unite in pronouncing Mr. Brodric's speech a masterpiece of performance. This is because they perceive the trend of an exceedingly artificial attempt to provide 125,000 new troops and to organize six army corps, in as many districts, for constant training and annual maneuvers. Mr. Brodric himself spoke like an official who was condemned for political reasons to make bricks without straw and had little confidence in the voluntary system.

The reorganized army will consist of three army corps of regulars, with headquarters at Aldershot, Salisbury Plain and Dublin, and three army corps of auxiliary forces at Colchester, York and Scotland, with sixty battalions of militia and volunteers, a considerable body of imperial yeomanry and twenty-one volunteer field artillery batteries. Each corps will have its own staff, troops and stores and be virtually self-administrative. There will be no great increase of regulars, although from thirteen to eighteen battalions will be gained by the withdrawal of Mediterranean and Colonial garrisons and by the transfer of Indian troops to tropical points and placing coaling stations under the control of the navy; but 50,000 will be added to the militia, the yeomanry will be recruited to 35,000 and in one way or another over 125,000 fresh troops will be brought under training in six districts. All these changes are made in order to keep three army corps in readiness for foreign service in an emergency, yet to leave three army corps behind to provide for home defense, and whether the troops are dispatched abroad or held in reserve, every corps will have its own ammunition, cavalry, artillery and transport and be systematically trained for modern warfare. The scheme looks effective on paper, the chief practical difficulty is promptly suggested by French, German and Austrian critics. How can the men be obtained? What magic can recruiting have in the future which it has lacked in the past? There is no increase of pay for regulars or militiamen, and there are no additional attractions in a service which is to be rendered more arduous than ever before. The scheme of reorganization involves the liquidation of a political debt. When the Salisbury government dissolved Parliament last autumn it pledged itself to reorganize the army, and consequently some project which looked impressive on paper had to be brought forward after the elections. When that pledge was made the Government itself was open to criticism for having underestimated the fighting resources of the Boers, and it was convenient for Ministers to lay stress on weak points of the military system and the necessity for a complete revision of methods. The Ministers in redeeming their promise, indict the patriotism of the nation, the loyalty of the Colonies and the efficiency of the volunteer system. Their scheme of reorganization is virtually a confession that everything went wrong in South Africa, that the army was unequal to its work, and that the voluntary system broke down. That indictment is not well founded. The Ministers miscalculated the resources of the Boers, either Lord Lansdowne or Lord Wolseley sent one army corps to do the work of six, infantry undertook the impossible task of fighting mounted forces; the Generals were amateurish in such battles as Nicholson's Nek and Colenso, and reckless at Stormberg and Magersfontein; the officers lacked flexibility and quickness of mind; the staff work was bad and the medical and transport services were defective. Aldershot has not come out well, nor has Port Malton or Downing street, but the soldiers never flinched in their duty, and the army as a whole encountered

## BUSINESS CARDS.

WILLIAM A. DICKY, Attorney at Law and Notary Public, P. O. box 786, Honolulu, H. I. King and Bethel Sts.

H. HACKFELD & CO., LTD.—General Commission Agents, Queen St., Honolulu, H. I.

A. SCHAEFER & CO.—Importers and Commission Merchants, Honolulu, Hawaiian Islands.

GEORGE S. COOKE—(Robert Lowery, F. J. Lowrey, C. M. Cooke)—Importers and dealers in lumber and building materials. Office, 44 Fort St.

HUSTACE—Wholesale and Retail Grocer, 212 King St., Tel. 119. Family, plantation and ship's stores supplied on short notice. New stock by every steamer. Orders from the other islands faithfully executed.

CONSOLIDATED SODA WATER WORKS CO., Ltd.—Bottling Soda Water, Fort and Allen Sts. Hollister & Co., Agents.

HONOLULU IRON WORKS CO.—Machinery of every description made to order.

WILDER'S STEAMSHIP COMPANY—Freight and passengers for all island ports.

the strain of a terrible campaign with splendid staying power. The results in South Africa have been highly creditable to the rank and file and have fully vindicated the efficiency of the auxiliary forces under voluntary enlistment. Pail Mall made some woeful miscalculations and the officers in the field were not always up to their work, but in order to retrieve these blunders it was not necessary to call in question the discipline of the volunteer army and the patriotism of the nation by the present plan of reorganization, which stimulates the spread of militarism in a peace-loving community and serves as the basis of imperial defense, a specious paper scheme enmeshed with red tape, without the soldiers in plain sight.

## LOCAL BREVITIES.

A persistent Hilo "vag," upon being told for the third time last week to get out of the country, refused to leave, and upon being told that he had to embark for Honolulu or go to jail, chose the latter alternative, and is now breaking rock.

A meeting of the voters of Spreckelsville district, was held on Thursday evening at Spreckelsville Hall for the purpose of discussing the dispensary act, and the voters were in favor of letting the liquor question remain as it is.—Maui News.

Lanai horses sold at public auction in Wailuku last Saturday, brought high prices, unbroken ponies about fourteen hands high, realising \$50. This sum was the smallest amount of any of the animals sold. All the horses and ponies offered for sale were unbroken.

On Sunday afternoon at 3:30 o'clock, Bishop Willis held a confirmation service in St. Andrew's Cathedral, which was attended by a good congregation. Queen Liliuokalani was present. There were twenty candidates for the laying on of hands, they being presented by the Rev. V. H. Kitch. The Bishop gave an address to the candidates, and two hymns were sung by the choir.

Two eastern kindergarten teachers have arrived in Maui to take charge of the Wailuku and Lahaina kindergartens. Mr. and Mrs. Brown, of Honolulu, have gone to Wailuku to assume charge of the settlement work until some one else can be secured, when they will return to Honolulu to accept the newly created secretaryships of the Young Men's Christian Association and Young Women's Christian Association.

Though the mills of the gods grind slowly they are ideals of rapidity compared with the two mills which clatter and rattle in the executive buildings and the bungalow these days. As a legislature the present assembly of law givers is a farce; as the body which will, whatever it does, shape in the main the future of the Territory of Hawaii, it is a tragedy. In either case the men who were not elected may thank God that they are at home.—Hilo Tribune.

The local Elks and would-be members of the herd gave an impromptu entertainment to the visiting Elks who were in the Shriners' party. The body contributed his share to the evening's entertainment. Visiting Elks Campbell, of Traverse City, Mich., made a speech, and Dr. Thompson, F. M. Brooks and Frank Thompson, were alternately chairmen. There was enough to drink to go around. The grand secretary is expected this month to institute a local lodge. Many members are on the roll for charter membership.

## MARKLE DECLINES TO LEAVE CHICAGO

Y. M. C. A. Looks Elsewhere for Physical Director—32nd Anniversary.

A meeting of the board of directors of the Young Men's Christian Association was held last evening at the office of the secretary of the association. A communication from Mr. Markle, physical director in one of the Chicago branches, was read at the meeting by Secretary Coleman. Mr. Markle declined the offer of the local association to come to Honolulu as its physical director.

A call was extended to J. B. Moddesett, physical director at Crawford, Indiana, who was recommended by the general secretary at Chicago.

The board arranged for the business meeting which will be held on Monday, April 15 when three new directors and the regular officers of the association for the ensuing year will be elected. Arrangements were also commenced for a proper observance of the thirty-second anniversary of the Honolulu Young Men's Christian Association which takes place May 25. There will be addresses at this public meeting from the retiring president, reports of the past year's work and speeches by those interested in the institution.

A Hungarian woman recently gave shelter to a supposed tramp, who contrived to her a box for the night. Through curiosity she opened the box and found it filled with bank notes. Tempted by the sight of the wealth, she killed the supposed tramp with a hatchet, afterwards recognizing him as her husband, who had gone to another country to seek a fortune for his family years before.



# WAR AMONG THE INDEPENDENTS

## Russel and Native Leaders at Outs.

## THE EXEMPT TAX BILL IN HOUSE

## Home Rulers Show an Increased Disposition to not Only Rule but Ruln.

(From Saturday's daily.)

IT WAS not a gale or a political storm in the Senate yesterday. It was a hurricane which swept away from the political stage the Home Rule party. President Russel is on the floor and has declared war against Senators White and Kalaauokalani. Kalu is in the chair and can not help his party. Oily Bill is out of sight and very numerous in the House of Representatives, where he expects to get even with Russel & Company.

If Mr. Russel, Mr. Kanuha and Mr. John Brown sincerely mean to join the Republican party, as they did today, they will have the support of many citizens who regretted their antics at the beginning of the session of this Legislature.

Senator White was politically crushed, but when the political avalanche rolled down from Russel's resolutions' mountain he managed to smile, but he smiled in a very poor manner.

No endeavors will be made to make the Russian faction return to the fold of the "Home Rule" bill, but last night it was whispered in political headquarters that Russel will be "fired" on the same grounds which were at one time advanced against him, to-wit, that the petition asking him to stand for an election was not signed by twenty-five qualified voters, as prescribed by the Organic Act.

Everything went off smoothly until Russel took a seat on the floor and an oar in the debate. He will not resign from the Senate, as reported in the city, but will become a Senator, ready to "expedite" business.

As Delegate Wilcox will soon be in Honolulu, matters in the interest of good government should certainly be attended to at once, and, if Mr. Russel is in earnest, he should help Messrs. Baldwin, Cecil Brown, Carter and the other intelligent Senators who try to do some good work in the best interests of the Territory.

When the Senate met Russel called Vice President Kalu to the chair and he humbly took a seat next to Senator White and became an ordinary Senator.

The secretary presented the following communication:

Honolulu, H. I., March 28, 1901.  
Sir: Section 8 of an Act to Provide a Government for the Territory of Hawaii, approved the 30th day of April, A. D. 1901, provides, among other duties of the Secretary of the Territory, that "he shall within thirty days after the end of each session of the Legislature transmit to the President, the President of the Senate and the Speaker of the House of Representatives of the United States one copy each of the laws and journals of each session."

In order that I may comply with this section of the law, I respectfully request that the journal of the Senate from the beginning of the present session to the present date, duly certified by the President and the secretary, be transmitted to me as soon as possible, and that thereafter the journal of each day's session, duly certified, be filed in my office as soon as the official copy can be prepared; and also that sufficient money be placed at my disposal for making the necessary copies of the same.

HENRY E. COOPER,  
Secretary of the Territory.  
To HON. NICHOLAS RUSSEL, President of the Senate.

It jarred on Kalu's nerves to have the communication referred to President Russel, but harmony due to pay-day, still prevailed, and on Monday the Senate has decided to consider Secretary Cooper's communication, if no luau intervenes.

Then Senator Crabbe looked triumphant when the secretary read two communications from the House submitting House bills 15 and 40, the latter relating to the employment of minors in saloons; upon motion, they passed their first reading. Another communication was to the effect that Senate bill 2, relating to G. A. R. badges, had been passed in third reading in the House. The communication was referred to the Military Committee and Mr. Crabbe.

Senator Crabbe is quite a politician and has worked earnestly for the two bills which are now before the Senate. Whether he will succeed in carrying the "minor" bill has yet to be seen.

Then came two reports from the Judiciary Committee which read as follows: "The majority of the Judiciary Committee to whom was referred the Governor's message in regard to the revision of the laws of the Territory of Hawaii, in the opinion of the majority which should not be in any wise ratified or confirmed by the Legislature; the majority also deem it not improper to say that they have been surprised to learn from the Governor's message that Judge Frear should have prepared the revision of the laws, in question upon their request, and the Governor went legislative sanction or authority. It is customary in all of the United States, as well as in the Territories, for the revision or compilation of laws to be effected by a special Act of the Legislature authorizing such revision or compilation to be made by a commission appointed for that purpose by either the Legislature or the Governor. This is the first instance in which the Governor has attempted to do so."

The majority of the committee beg further to report that the "request" made by the Governor to Judge Frear that he prepare a revision of the Hawaiian laws as "affected" by the Organic Act, was an unwarranted assumption of authority on the part of the Governor in the opinion of the majority which should not be in any wise ratified or confirmed by the Legislature; the majority also deem it not improper to say that they have been surprised to learn from the Governor's message that Judge Frear should have prepared the revision of the laws, in question upon their request, and the Governor went legislative sanction or authority. It is customary in all of the United States, as well as in the Territories, for the revision or compilation of laws to be effected by a special Act of the Legislature authorizing such revision or compilation to be made by a commission appointed for that purpose by either the Legislature or the Governor. This is the first instance in which the Governor has attempted to do so."

\*\*\*\*\*  
The following petition was circulated yesterday morning among the business men and mercantile and banking houses protesting against the passage of the bill which has passed its second reading in the House of Representatives of the Legislature relating to the exemption from execution and forced sale of the property of debtors: "To the Legislature of the Territory of Hawaii: We, the undersigned, do hereby protest against the passage of the bill now pending in the House of Representatives relating to the exemption from forced sale of the property of debtors, on the ground that said bill is unfair to the merchants and a detriment to the poor man."  
The petition met with instant commendation on the part of the business men and was quite generally signed. After being circulated for about an hour it was filled with the names of such representative business houses as Rackfield & Co., Davies & Co., Allen & Robinson, Hawaiian Hardware Co., Pacific Hardware Co., First National Bank, Bank of Hawaii, Lewis & Co., Manufacturing Shoe Co., Wichman & Co., Von Hamm-Young Co., Hollister & Co., Metropolitan Meat Co., Honolulu Meat Co., Inter-Island Steam Navigation Co., Lewers & Cooke, Mercantile Printing Co., Hoffschlaeger & Co., and many others.  
Representative A. G. M. Robertson has the petition in his hands for presentation to the Legislature, and it will be read when the bill comes up for its third reading.  
\*\*\*\*\*

ion or compilation to be made by a commission appointed for that purpose by either the Legislature or the Governor. This is the first instance in which an individual has been enterprising enough to undertake a revision of the laws without prior legislative authority so to do. The majority beg to call attention to the fact that the Governor states in the message under consideration that "upon the approval" of the Organic Act he requested Judge Frear to prepare a revision of the law, etc. and it is singular indeed that the Governor should have failed to direct the attention of the Legislature to so important a matter in his first and second messages, and it is equally singular that the Chief Justice (Judge Frear) should have preserved entire silence upon the matter in his report to the Legislature.

The appointment of Judge Frear to act with others as a commission to codify, revise or compile the laws as the case might be, is not without precedent, but the majority seriously question the propriety of assigning judges to such duties. The majority are of the opinion that the Chief Justice and the other judges can best serve the community by attending strictly to their judicial duties. The majority strenuously recommend that the Senate do not concur in the Governor's recommendations.

WM. WHITE,  
S. E. KAUE,  
Majority Judiciary Committee.

The minority reported as follows: "The minority of the Judiciary Committee, to whom was referred the Governor's message in regard to revision of the laws of the Territory of Hawaii, begs to report, that

Whereas, there is a great public necessity for immediate revision of the laws of the Territory of Hawaii, owing to the very many changes caused by the superseding Organic Act, and that as it would be a physical impossibility to prepare such a revision within the sixty days session of the Legislature; therefore, the voluntary extra work of Chief Justice Frear, done without certainty of compensation, is a public service, prompted by patriotism and loyalty.

The minority of your committee see no usurpation of legislative authority by the Governor, for you are at liberty to purchase the work done and submit it to a commission for revision or leave the work to an entirely new commission for report at the next session, thus delaying the final publication.

Therefore the minority recommends that the committee should inquire what the cost of the revision now nearly completed is, and if more than it can be done by others, that the work of Judge Frear be purchased and revised under supervision of your committee, translated and printed, as no work of more importance or of greater benefit to the public can be done. G. R. CARTER.

Minority of Judiciary Committee.

The minority report was generally approved by the audience present in the Senate chamber. Mr. Tests got on his feet and walked out, singing in a loud, audible tone of voice, "We have patriotism, we have Americanism, and we have the almighty dollar." Senator Russel and Cecil Brown made a few remarks, and White emphatically opposed a bill which provided for money for a "cooked, cut and dried matter." The Senator reminded the Senate that Judge Frear was a patriot and an honorable man, who draws a big salary, and why should the Chief Justice be paid for work already done for the Territory? The compilation was not worth the paper it was written on. The speaker, who was getting warm, said that he had reached that opinion after a discussion with a Philadelphia (Arizona) lawyer, by whom he had been "seen." The matter should have been submitted to us before the Executive incurred these expenses, we are the whole thing, and "I move the previous question."

"If more than the previous question," said "Kalaauokalani" Kalu, however, had come to sleep, and Senator Carter gained the floor to state that no attorney of any standing and ability would have performed the all-important work at the price the Government was offering the Chief Justice. The Senator claimed that it would have been impossible for the Legislature to have accomplished the necessary work done by Justice Frear during the sixty days of the regular session. He considered it a step in the line of expediting matters, and held that the objections to pay the virtually nominal expenses connected with the work of Judge Frear, were absurd and ridiculous. The Governor had given the work to Justice Frear, who certainly wasn't anxious to undertake the task and the Senator considered it beneath the dignity of the Senate to dispute a bill provided for a comparatively trifling amount for a most important work done by the highest judicial authority in the Territory. Senator Kanuha followed in the same strain of Senator Carter, and the usual mixed debate took place, until Kalaauokalani moved the previous question, which carried, and then the vote in favor of the resolution carried, and it was proven that Senator White is no longer the "boss"; that Kalaauokalani has ceased to be the "Father of His Country," as far as the Senate is concerned, and that Russel, John Brown and Kanuha are sensible, honest patriots who will stick in the future to the party of the friends of Hawaii.

At the afternoon session there was a small apocryphal regard to the "Right of Kalaauokalani" to the chair, "Right of Kalaauokalani" coming from all sides, until Dr. Russel arose from his seat on the floor and stated that as President—at least, until "Bob" arrives next week—his name is "Fausky."

The following report in regard to labor on public works was then presented by the special committee to whom the matter was referred. The report reads as follows:

Your committee to whom was referred Senate bill 52, have had the same under careful consideration, and beg leave to submit the following report, recommending the passage of the bill, except the amendment herein suggested in line 2, of section 1, to insert after the word "Hawaii" the words "except children of the subjects of the United States of America of the ages ranging from 15 to 21 years."

Respectfully submitted,  
D. KALAUKOKALANI,  
JOHN T. BROWN,  
L. NAKAPAAHU.

We concur in the above report except the clause providing for imprisonment; we consider the fine sufficient punishment.

H. P. BALDWIN,  
J. D. PARIS.

Senator Cecil Brown opposed the report on account of the penalty clause, and Senator Carter said that the report be tabled for a while at least, as his attention had been called to a recent decision of the Court of Appeals in New York, which declared a bill, passed by the Albany Legislature of a similar tenor of that before the Senate here, unconstitutional, as a contractor has a right to employ whoever he wants, and pay whatever wages are agreed upon between employer and employee. Carter admitted that he wasn't a lawyer ("Okus" from Billy White), but he considered it useless to place Acts on our statute books, which would be "chucked" out, if he knew, awaited some Senators, if the gentleman from Lahaina can get rule 7 to work.

Senator Cecil Brown thought it would be well to postpone further consideration of the measure until the Senate had an opportunity to look into the decision referred to. Kaohi, however, was surprised, and he looked it, and then the Senators thrashed out the same old arguments already advanced by them.

Dr. Russel arose and called for the previous question. The acting President awoke, and asked what was the matter and the "previous by Questionary" carried and the majority report was adopted.

At that time Cecil Brown had found out that the bill in question was not in the Senate chamber. It seems that Kalaauokalani, who had possession of the bill, had left the copy somewhere yesterday while banking (?) the "dough" due the Father of his Country, and he couldn't exactly remember the exact spot where he and the bill became strangers to each other. That led to a small row, but the matter was passed over to the present.

Then the great "Resolutionist" arose and sprung the following resolution, and the old war horses snuffed the air of battle:

Whereas, a large number of Senate bills have been introduced and referred to committees; and

Whereas, such committees have had ample time to report on said bills, either favorably or unfavorably, and that such delay materially retards the work of the Senate; therefore be it

Resolved, That the clerk prepare a list of all Senate bills not reported from Committee, showing number and title of each bill, date of reference, and to what committee referred, and that said list be posted in a conspicuous place in the Senate chamber for the information of members and the public; and, be it further

Resolved, That all committees report to the Senate in writing, and without delay, as to whether or not clerical assistance or places for meeting, or labor, is necessary to expedite their reports, or any other reasons why such bills have not been reported.

NICHOLAS RUSSEL

Dated this 28th day of March, 1901.

Cecil Brown seconded the resolution, and Senator White, for whose benefit the resolution was introduced, said that the committee work was not like eating out of a calabash or swallowing, say, soda water from a glass; it was a serious matter and necessitated a great deal of investigation. He knew that Russel wanted the Dispersary bill passed. The bill was very lengthy, and Dr. Russel being the father of the bill, should realize the work the committee had on hand.

"I am not ze fadder of ze bill," cried the late Russel, and White, according to the statement, suggested the possibility of the Senator being the grandfather of the bill. Then arose a desultory debate and the resolution carried.

It was immediately followed by the introduction of the following resolution:

Whereas, Senate bill 42, "An Act to Regulate the Manufacture, Transportation and Sale of Liquors, Opium and Awa and Other Intoxicants Within the Territory of Hawaii," was introduced in the Senate on March 15th, and in a short time thereafter referred to the standing Committee on Intoxicants; and Whereas, said committee has failed to report thereon; therefore be it

Resolved, That the Committee on Intoxicants be and it is hereby directed and required to return said Senate bill 42 to the Senate without delay, either with or without report; that further action may be taken thereon.

NICHOLAS RUSSEL

Dated this 28th day of March, 1901.

The Senator from Oahu was hot. He said, "If the Dispersary bill was to be killed, let it be done in broad daylight by an honest vote but don't let the bill be smothered in the dark night, as the Senator from Lahaina wishes to do."

Before White could get a chance to say something disagreeable, the Governor's secretary entered the chamber and delivered the following brief message, which caused the Senators to snicker and interest in Russel's harangue. The message reads:

A Message to the Senate of the Territory of Hawaii:

I herewith submit for your action the following appointments:

Edmund Pearson Dole, Attorney General, June 14, 1900.

Thos. F. Lansing, Treasurer, June 25, 1900.

John A. McCandless, Superintendent of Public Works, June 14, 1900.

Alatau T. Atkinson, Superintendent of Public Instruction, June 14, 1900.

Joseph Foster Brown, Commissioner of Public Lands, June 14, 1900.

Wray Taylor, Commissioner of Agriculture and Forestry, July 2, 1900.

Herbert Clark Austin, Auditor, June 14, 1900.

Henry Clay Meyers, Deputy Auditor, June 14, 1900.  
Arthur M. Brown, High Sheriff, June 14, 1900.  
Walter Eugene Wall, Surveyor, February 1, 1901.

I have the honor to be, very respectfully,  
SANFORD B. DOLE,  
Executive Chamber, March 27, 1901.

Upon motion of Senator Cecil Brown the message will be considered on Tuesday next.

Senator Russel passed a few more remarks, and his resolution carried, as did the following one offered by Senator Carter:

Resolved, That, whereas, the estimates for the coming biennial period were duly submitted, as required by the Organic Act; and

Whereas, the estimates were given to the Judiciary Committee in order that they should prepare a bill; now therefore be it

Resolved, That the Judiciary Committee be and hereby is instructed to return said estimates to the Senate forthwith for further action. G. E. CARTER.

Senator Third District.

The order of the day was called and Achi's bill relating to taxation on people with two children (they call it the "Portuguese bill") was referred to the Judiciary Committee. Bill No. 50, relating to taxes, was referred to the Committee on Ways and Means, and Bill No. 51, relating to storage of kerosene oil, was referred to the Miscellaneous Committee.

Senator Russel, under suspension of the rules, gave notice of the following important measures:

1. The Public Health Act.

2. An Act Providing for the Creation of the Office of Transportation Commissioner.

3. An Act Providing a System of Taxation for the Hawaiian Territory.

The Senate adjourned to this morning.

HOUSE OF REPRESENTATIVES.

Today the House and Senate meet in joint session at 11 a. m. for the purpose of "electing" eight Senators who shall hold over for four years under section 3 of the Organic Act, which reads:

"That the Senate shall be composed of fifteen members, who shall hold office for four years; Provided, however, That of the Senators elected at the first general election, two from the First District (Maui), one from the Second (Maui), Molokai, Lanai and Kahoolawe), three from the Third (Oahu) and one from the Fourth District (Kauai and Niihau) shall hold office for two years only, the details of such apportionment to be provided for by the Legislature."

Several questions have arisen as to whether "the Legislature" means the two Houses only, or whether the matter should be determined by a bill duly introduced, passed three times in each House and signed by the Governor.

Section 12 of the Organic Act says: "That the Legislature of the Territory of Hawaii shall consist of two Houses, to-wit, the Senate and the House of Representatives, which shall organize and sit separately, except as otherwise herein provided. The two Houses shall be styled 'The Legislature of the Territory of Hawaii.'"

This section of the Organic Act bears striking resemblance to section 1 of article 38 of the Constitution of the Republic of Hawaii, which reads: "The Legislature shall consist of two Houses, styled the Senate and House of Representatives, which shall organize and sit separately, except as otherwise herein provided. The two Houses shall be styled 'The Legislature of the Republic of Hawaii.'"

Under the old constitution the two Houses sat together for the purpose of electing a President (article 34) and by custom for receiving the message of the President. In the Organic Act, however, there is no occasion mentioned upon which the two Houses shall sit together, but nothing except the section above quoted would appear to prevent such joint session.

The Independents have a strength of thirty to the Republican fifteen on joint ballot, it will be seen that only Independents will be elected on this plan from Hawaii (three Independent Senators and one Republican), Maui (two Independents and one Republican), and Kauai (two Independents and no Republicans). The rub will come with Oahu which has four Republican Senators—Achi, Brown, Carter and Crabbe and one Independent, Kalaauokalani and Kanuha. As three of Oahu's Senators must be given a long term under the provisions of the Organic Act one of them must perform be a Republican it simply resolves itself into a question as to which of the Republican Senators from Oahu is least objectionable to the Independent majority. As the vote is by ayes and noes, beginning with the Senate and ending with the House, there will be a chance for some late politics during the progress of the vote. A Senator Crabbe has made the least noise, his chances of election appear to be good. The joint session may adjourn from time to time under the concurrent resolution adopted for its government and it is possible we will see one of the deadlocks so common to joint sessions of the Legislatures in the States. At any rate, the developments are likely to prove interesting.

The House had its usual attendance yesterday, all present but Speaker Kalu, who is sick with the grip, and Gillilan.

The Senate sent in word of two bills passing one Senate bill No. 30 and the other Representative Robertson's bill relating to jurisdiction of Circuit Judges at Chambers in matters relating to guardian and ward. This now becomes Act 2 of the Legislature and is first bill for the Republicans.

Hilio wanted to know about the Land and Water works and the Superintendent of Public Works was requested to give the desired information. In the afternoon a resolution by Mossman, who was also the father of the session appropriation bill was introduced fixing the salaries of the officers of the House as follows:

Clerk \$12 per day, stenographer \$12 per day, interpreter \$12 per day, sergeant-at-arms \$7 per day, janitor \$4 per day, messenger \$4 per day, chaplain \$20 for the session, first assistant clerk, \$10 per day, second assistant clerk, \$10 per day, typewriter, \$7.

Mr. Mossman moved that the resolution be adopted. Mr. Aylet moved an amendment to make the pay of the messenger \$5. Mr. Keiki seconded the amendment and it was adopted. The resolution was then adopted as amended.

Under a further suspension of the rules the following resolution was introduced:

"That Kalaauokalani be and it is hereby directed and required to return said Senate bill 42 to the Senate without delay, either with or without report; that further action may be taken thereon."

The resolution was then adopted as amended.

Under a further suspension of the rules the following resolution was introduced:

"That Kalaauokalani be and it is hereby directed and required to return said Senate bill 42 to the Senate without delay, either with or without report; that further action may be taken thereon."

The resolution was then adopted as amended.

Under a further suspension of the rules the following resolution was introduced:

"That Kalaauokalani be and it is hereby directed and required to return said Senate bill 42 to the Senate without delay, either with or without report; that further action may be taken thereon."

The resolution was then adopted as amended.

Under a further suspension of the rules the following resolution was introduced:

"That Kalaauokalani be and it is hereby directed and required to return said Senate bill 42 to the Senate without delay, either with or without report; that further action may be taken thereon."

The resolution was then adopted as amended.

Under a further suspension of the rules the following resolution was introduced:

"That Kalaauokalani be and it is hereby directed and required to return said Senate bill 42 to the Senate without delay, either with or without report; that further action may be taken thereon."

The resolution was then adopted as amended.

tax of \$10 per ton on sugar, and one by Emmelhuth relating to auditing accounts of corporations.

The House then took off its coat—or at least the Independent majority did—and made short work of the Republican opposition to Senator Kalaauokalani's bill for exempting property from attachment, execution, distress or forced sale of every nature and description. The questions pending when the House adjourned Thursday were three. Robertson's motion to send the bill to special committee came first. That was lost by a vote of 10 to 16. The sixteen were all Independents, but Ahuli, Kalaauokalani and Keliikoa voted with the Republicans on the question. Next came Gillilan's motion to give every workingman a chance to have his horse and brake exempted, was lost on a show of hands. Then came Robertson's joke to make an automobile exempt. This, too, was lost.

Then the Independents moved to reconsider the amendments made Thursday. The ayes and noes were again called; resulted in bare three-fifths, the number required to reconsider, 18 to 8. The vote of Kalaauokalani of Hawaii again voted with the friend Monarrat, and the rest of the Republicans, and all the Independent Independents voting solid. Aye's, and Gillilan were absent.

An amendment developed from an unexpected source. When the House measured a little too open and moved an amendment making the limit on personal property exempted \$500, but Emmelhuth threatened to send the bill to the Judiciary Committee if any amendments were made at all, and when Dickey changed Makahala's amendment to make it plainer, the House sat on the whole thing. Meantime Emmelhuth had moved to send the bill to the Judiciary Committee, and Makahala, who is probably the real leader of his party, seconded the motion, but it was lost. This was evidently by-play, for Makekau immediately afterward moved to pass the bill as it came from the Senate. Emmelhuth wanted to strike out the last word in the bill and insert "approval," but even this was sat on, as it would require the bill going back to the Senate again.

The fight was over and the bill was made the order of the day for next Monday for third reading. After it was all over Robertson got the rules suspended to bring in a memorial signed by forty big and little Honolulu firms asking that the bill do not pass.

Two bills passed third reading, and were sent to the Senate. Emmelhuth's bill to limit the Government in completing street extensions now ordered to January, 1905, by a vote of 23 to 2, all the Republicans voting for it also the school library bill, which passed by a vote of 18 to 8. Aylet and Kumiha being the only Republicans voting against it.

Senator Paris' jurors and witness fee bill was sent to the Judiciary Committee, and Makahala's two bills, one for numbering houses and streets and the other for numbering streets of Honolulu passed second reading and came up for final passage Monday.

The House then adjourned until 2 o'clock.

AFTERNOON SESSION

The Pacific resolution denying Secretary Cooper's request for the journal of the House came up shortly after recess. Dickey moved to get it referred to the Judiciary Committee, but the Republicans did not show the fight they exhibited when the matter first came up a few days ago and the resolution was adopted without debate of importance.

This closed the calendar, but just at this juncture a whole lot of bills came in from the printer and the House suspended the rules and went to them, and sent the first bill relating to teaching Hawaiian in the public schools, to the Committee on Education. They immediately struck a snag in the next bill, however, and spent the balance of the afternoon trying to settle the question of whether eight hours should constitute a day's work. Finally, Mossman moved the previous question, and the ayes and noes were called for the fourth time on the motion to adopt the report of the Committee on Judiciary which had brought in a well-worded substitute bill making eight hours a legal day's work for laborers, mechanics, etc., employed on Territorial, county or City public works or contracts for two loosely drawn bills by Hilio, whose principal virtue seemed to be that they followed almost exactly the wording of the Home Rule bill. The report was finally adopted by a vote of 18 to 7, all the Republicans voting for the committee's bill and only Hilio, whose bills were killed, Kanuha, who votes in the negative by instinct, and Kaunimakaio, Kawaihoo, Mahoe, Mossman and Prendergast voting for the buried bills.

That was enough business for one day and the House adjourned.

TESTS PATIENCE.

The Most Patient People Must Show Annovance at Times.

Nothing spoils a good disposition quicker.

Nothing taxes a man's patience like an itchinness of the skin.

Itching piles most drive you crazy.

All day it makes you miserable.

All night it keeps you awake.

Itch! Itch! Itch! with no relief.

Just the same with eczema.

Can hardly keep from scratching it.

You would do so but you know it makes it worse.

Such miseries are daily decreasing.

People are learning they can be cured.

Learning the merit of Doan's Ointment.

Plenty of proof that Doan's Ointment will cure eczema or any itchinness of the skin.

Read the testimony of a St. Albans, U. S., citizen.

Mr. DeForrest D. Judd, of Georgia St., says: "You can put down my name as one who is a firm believer in Doan's Ointment in cases of itching hemorrhoids. I have suffered from that for twenty years and during this time I doctored and used nearly all the salves and ointments I ever heard of but could not get any permanent relief. In the winter of 1896 I was so bad that I could hardly do my work, and lost many hours sleep on account of it. It was at this time that I saw Doan's Ointment advertised and got a box. The application relieved me. It never entered my mind that I could get cured entirely, but I did not then know the virtues of Doan's Ointment. It is the best thing I have ever used and I will speak well of Doan's Ointment."

Doan's Ointment for sale by all dealers. Price 50 cents. Mailed by the Hollister Drug Co., Ltd., agents for the Hawaiian Islands.

Remember the name Doan's and take no substitute.

Lord Roberts hopes for an early peace in South Africa.

## SPECIAL SALE

## NO. 12.

## ENAMELED IRON Sauce Pans



# ISLAND CHINESE ARE THREATENED

**YANG WEI PIN**, Chinese Consul for the Hawaiian Islands, has issued a proclamation in which he demands that every Chinese Reformer, member of the Bow Wong Society or other associations not in conformity with the present form of Government in China shall present himself at the Consulate within the next thirty days and swear fealty to the Government, with the alternative threat that the families in China of those who fail to respond will be arrested, imprisoned, punished and beheaded.

The question agitating the Chinese colony at present is "Will he carry out the threats contained in his proclamation?" The absorption offered the Reformers and Bow Wongs consists in the Consul withholding the names of their relatives in China from the Empress Dowager's Government, and thus saving them from suffering for the alleged sins of their kin in the Hawaiian Islands.

A few days ago this proclamation, signed by Consul Yang Wei Pin and Vice Consul Gao Kim, was blazoned in every part of Chinatown and in any part of the city where dwell sons of China and created consternation in the colony. The Consul threatened to send the names to the authorities at the present seat of the Chinese Government and to Chang Chee Tung, Governor of Hu-nam and Hupeh.

Many of the Reformers and other Chinese against whom the proclamation is particularly aimed finally came to believe that there was a sinister motive underlying the promulgation of the Consul's dictum, and that this was in effect a desire to obtain moneys from the unsuspecting ones who came to him to swear their fealty to the present Government. It was bruited about the colony that for each absorption so given by the Consul, \$3.50 would be given in exchange by those obtaining this "protection."

The Bow Wongs have held meetings denouncing the action of the Consul and they charge him with having made it a part of the absorption that the \$3.50 per head be paid.

In effect, the proclamation, if carried out, would work one of the greatest outrages in this modern day. The families in China of the Reformers, Bow Wongs and queueless Chinese of Hawaii would be subjected to every indignity that could be practiced upon them by the authorities there. The innocent and the guilty alike would be made to feel the hard hand of Chinese power. There would be no escape, and all because the enlightened Chinese who have made their homes in a foreign land do not believe in the autocratic power exercised by the Empress Dowager. They further charge that the proclamation purporting to emanate from the Governor, Chang Chee Tung, is a forgery and that its inception was in the minds of Chinese officials who saw in the threats to do harm to the innocent a means of obtaining gold.

To this end the Chinese Reformers have framed an open letter to Consul Yang Wei Pin and Vice Consul Gao Kim, which is also published in these columns.

**PROCLAMATION.**  
The so-called Reform party has recently organized a head society at the city of Shanghai, known as "Independence Society," and established branches at the different cities of China, and issued certificates to other secret societies to co-operate in order to revolt on a certain date and certain place, such as Wu Chong, Hang Kan and Hong Young. Fortunately, their plans have leaked out and some of the leaders have been arrested and beheaded, but a great number of them have escaped to the different provinces and foreign ports.

Dispatches for the arrests of the leaders have been transmitted to the viceroys of the different provinces of China. Therefore the rebels have been spread all over the Empire of China, as well as foreign ports.

They intend to burn and destroy the cities. No doubt this would accomplish the ruin of the commerce of both Chinese and foreigners.

Should we not notify the different representatives of the powers that the result of such action will be serious? A list of names of the escaped leaders has been obtained from the beheaded ones, and I herewith enclose one to you, trusting you would use your best efforts to notify the Ministers of the Foreign Department of the United States of America, Spain and Peru not to protect the rebels.

Instructions have been dispatched to all foreign Consuls to assist the Chinese authorities in having them arrested in order to prevent future trouble. Besides doing this, I have the plans of said party, which have been published and contained in the Provinces of Hu-nam and Hu-peh, and now have the honor of handing you herewith the dark secrets of said party, and also the letter of administration to beware of said party. I trust you will distribute these booklets to your Consulate at the different foreign ports of the United States of America, Spain and Peru. You are asked to instruct your Consulate to circulate these booklets among the Chinese abroad under the official plan of this so-called Reform party or Independence Society. The members of such society are all highlanders creating a false story against the authorities in China. The lectures of the so-called Reform party delivered at foreign ports to foreign people, pretending that they claim to love their country, are untrue. Don't let them tempt you into a wrong way to be a patriot. Advise people to prevent their children from joining the so-called Reform Society, and ask the agent to advise the youth. Advise them not to waste their money upon said society, and to keep away from the members thereof in order to save their families in China. I know you love your country, and I trust you will be able to do the noblest deed with the Ministers of the powers mentioned above. You are one of our Ministers abroad, and all have been notified in the same manner.

Yours respectfully,  
**CHANG CHEE TUNG**,  
Governor of Hu-nam and Hu-peh.  
To MINISTER WU TUNG FANG,  
Washington, D. C.  
I, WU TUNG FANG, Minister at Washington, have received the letter of administration from Governor Chang and

# COURT NEWS OF THE DAY

(From Saturday's daily.)

A peculiar confusion of things exists in the matter of a draft for \$1,000 made upon the Bank of California, San Francisco, by Bishop & Company of Honolulu. The question as to whom the money shall be paid is left to the Supreme Court, as shown by the following report of proceedings:

The parties in the case of P. D. Kellet, Jr., guardian of the property of C. Lundahl, an insane person, vs. Samuel Dawson, et al., yesterday submitted by statement, without action, the question of differences upon which the case rests, to the Supreme Court for decision.

The agreed statement of facts shows that on January 17, 1901, C. Lundahl requested in writing from Bishop & Company a draft on the Bank of California, San Francisco, for \$1,000 in favor of Augusta Johansen, one of the defendants; that on January 17, 1901, said C. Lundahl deposited with said Bishop & Company as payment for said draft the sum of \$1,000, and that pursuant to said request Bishop & Company issued such draft, without duplicate; that on February 12, following, P. D. Kellet, Jr., was appointed guardian of the property of C. Lundahl; that said C. Lundahl retained the said draft in his own possession and did not deliver it to the payee named and the same is now in the possession of P. D. Kellet, Jr., who obtained the same on being appointed guardian; that said P. D. Kellet, Jr., tendered said draft to said Bishop & Company on February 14, 1901, demanding return of said \$1,000, but such demand was refused; that said Bank of California will neither accept nor pay said draft without the delivery thereof to it, properly endorsed; that Augusta Johansen, the payee named in said draft, has been informed of the issuance of said draft and has given notice not to pay the amount named to any person other than herself.

Upon this statement and the records and files in the matter of the guardianship of C. Lundahl, the question is submitted, the following issues of law being pointed out:

1. Has the said P. D. Kellet, Jr., the right to recover possession of the said sum of \$1,000 on tendering said draft to said Bishop & Company; or
2. Has the said Augusta Johansen the right to possession of the said draft from the said P. D. Kellet, Jr., and to payment of the said sum of \$1,000 on presenting said draft to said Bank of California, properly endorsed?

**COURT NOTES.**  
Argument on the writ of certiorari in the case of W. S. Noblitt vs. the Board of Health, continued from the afternoon before, was yesterday morning completed in the First Circuit Court. Decision was reserved.

An answer has been filed by the Maudslayi Sugar Company to the suit in equity of Albert V. Gear and Theodore Lansing, accompanied by an affidavit of Fred. H. Hayselden. The answer is based upon general denial, particularly denying that defendant has any information as to the alleged advances of money (alleged to be \$40,000) by plaintiff to the defendant corporation, or as to the advance of any sum at all by plaintiff to defendant. It is also specifically denied that the defendant entered into the alleged agreement, or any agreement or understanding at all, by which the alleged advances were to be a charge upon the growing crops of cane, and paid out of the proceeds of the sale of said crop or crops; it is alleged that if there be any such agreement it was not attached to plaintiff's complaint, and that the same is invalid, and has no force or effect, and that the said alleged agreement was not executed or entered into by said corporation nor by any one duly or properly authorized thereto, and for the further reason that such alleged agreement would be in violation of the civil laws relative to the prevention of frauds and perjuries in contracts and actions founded thereon.

The Kimball Steamship Company has filed a motion in its action against the Honolulu Market Company, Limited, in the First Circuit Court, moving that time be set for the taking of the testimony of John H. Bullock, who is about to depart from Hawaii not to return in time for the trial of the cause. A notice was issued specifying 1:30 p. m. on April 1 as the time for taking such deposition. H. E. Kaulukou to take same.

An amended answer for increase of allowance to minors was filed yesterday by George R. Carter, guardian of H. A. P. Carter and Grace D. Carter. The amended answer admits all the allegations in the petition, excepting those which state that the present allowance is insufficient for the care and education of said minors, and that it is necessary to advance the allowance of each to \$200.

The fourth phase of the controversy between the Walluku Sugar Company and the Hawaiian Commercial and Sugar Company was yesterday heard by the Judge of the First Circuit Court. Decision was reserved.

In the matter of the trusteeship of A. Jaeger for Julia English, petition for the appointment of a trustee was yesterday filed by James Roberts, who alleges that by reason of a deed of record made October 18, 1887, and executed by one Wm. T. McWhirter to A. Jaeger, as trustee for Julia English, a certain parcel of real estate situated in Honolulu is now in right the property of the petitioner, such deed conveying said land to A. Jaeger, trustee, upon the following trusts: "To have and to hold the said premises with the appurtenances to said grantee, his heirs and assigns forever in trust nevertheless to hold the same for the use and occupation of Julia English during her lifetime and upon her death to convey the same in fee to James Roberts and Henry Kulkah, her own sons, or the survivor of them."

Petitioner further alleges that "said A. Jaeger and said Julia English and said Henry Kulkah have deceased, and that he is entitled in fee to the property set forth in the deed aforesaid; that no provision was made in said deed for the appointment of a new trustee in case of decease;" and prays that James E. Jaeger be appointed by the court as trustee under said deed instead of A. Jaeger, deceased.

Notice was yesterday given in the case of George W. Macfarlane vs. Robert C. Carter, et al., on Monday, April 1, at 10 o'clock in the afternoon, by R. H. Fowler, who will be taken, said R. H. Fowler being an important witness in the case and being only temporarily in Honolulu and

within the jurisdiction of the Court. The notice was given upon petition of plaintiff, who showed that said witness is a resident of London and contemplating returning to England without intention of again coming to Hawaii. Service of a copy of such notice was admitted by Kinney, Ballou & McClanahan, attorneys for defendant.

The Kapiolani Estate, Limited, by its attorneys, Kinney, Ballou & McClanahan, yesterday filed a discontinuance of its action entitled Kapiolani Estate, Limited, vs. G. Schuman and the Territory Stables Company, Limited, consent to such discontinuance being filed by Holmes & Stanley, attorneys for defendants.

Enoch Johnson was yesterday appointed administrator under bond of \$500 in the estate of Kala Koll, deceased, notice to be given to creditors according to law and inventory to be filed within thirty days.

Return of summons was yesterday made in the following cases: Kapauni Kaukaha vs. Kihapillani, J. Alfred Magoon and F. B. Murray, Hawaiian Tramways Company, Limited, vs. Thos. S. Southwick et al. and Daniel Kaonohi vs. Kalaehala Kaonohi.

## GUARDIANSHIP MATTERS.

Reimann Devushelle yesterday filed a motion in the First Circuit Court moving that he be appointed trustee for August Reimann, Jr., and Maria M. D. Reimann, minors, for the purpose of withdrawing certain deposits from the Hawaiian Postal Savings Bank and to transfer the same to the savings bank department of the Bank of Hawaii of this city. The affidavit of the movant alleges that in said Hawaiian Postal Savings Bank there is deposited to the credit of said minors the sum of \$39.85, which cannot be drawn until a trustee is appointed; that he is the uncle of said minors, and that, upon information and belief, he states that the said Postal Savings Bank has been abolished by "An Act to Provide a Government for the Territory of Hawaii," and that it is now returning its deposits to the person in whose name they stand, wherefore defendant requests that he be appointed trustee to withdraw said sums from said bank and re-deposit same to the Bank of Hawaii, for said minors.

The Court issued a decree, appointing the applicant as trustee for the purpose named in the motion.

The annual account of William O. Smith as guardian of Bill Bray, a minor, was yesterday examined and approved by the Judge of the First Circuit Court.

## PROBATE.

Petition for letters of administration was yesterday filed in re the estate of Lolekua (also known as Kuohau) by Nuhono, and time for hearing such petition was set by the Court for Monday, May 6. The value of the estate, as fixed by petitioner, is about \$1,500 in lands, horses and personal property.

An inventory naming property of the aggregate value of \$4,550 has been filed by Becky A. Hunt, executrix, in the matter of the estate of W. D. Hunt, deceased.

The will of Kealoha Rees and the petition for probate of will of William K. Rees were yesterday filed with the clerk of the First Circuit Court, and an order setting Monday, May 6, at 10 o'clock, as the time for hearing such petition, was issued by the clerk. The petition names as items of estate, six lots in the City of Honolulu valued at \$700 and personal property of the value of \$50.

The Judge of the First Circuit Court yesterday confirmed the master's report and approved the final accounts in re the estate of Emma Kalelelanani. The assessed value of this estate is placed at \$73,900, and annuities to the amount of \$2,100 are bequeathed, nearly all the annuities being retainers of the late Dowager Queen Emma. The Queen's Hospital and Albert K. Kunulakea are named as residuary legatees, and to each is bequeathed the sum of \$1,333.75.

The will of Gracido J. Rocio was yesterday admitted to probate, and J. S. Azevedo was appointed by the Judge of the First Circuit Court as executor under bond of \$1,000, notice to creditors to be given by publication according to law and inventory to be filed within fifteen days. Will was admitted and executor appointed upon petition of Martha Rocio, widow of the deceased, \$50 in funds and a leasehold interest in some Kapalama land being mentioned as items of personal estate.

The master's report in the estate of J. K. Kahokano, deceased, was yesterday confirmed by the Judge of the First Circuit Court, and the final accounts of the administrator approved, the administrator being ordered discharged upon filing receipts of the heirs.

## EXECUTIONS.

The execution against the personal property of Anna and J. H. Barenaba for the sum of \$24.97, issued January 1, 1901, was yesterday returned by Deputy Sheriff Chillingworth partially satisfied, \$17 having been realized from the sale of said property.

Return was also made of the execution against the property of J. R. Figueroa, issued January 10, 1901, for \$129.11, showing result of sale, over expenses of Sheriff, to be \$12.

## INCORPORATIONS.

Articles of association were yesterday filed with the Treasury Department, by an incorporation to be entitled the Hawaiian Realty and Maturity Company, Limited, the same to transact real estate business, deal in stocks, bonds and other securities, loan money, etc. The capital stock is named at \$50,000, divided into 5,000 shares of the par value of \$10 each. The parties to the incorporation are as follows: L. K. Kentwell, W. J. Robinson, L. Ahlo, P. H. Burnette and W. E. Burnette.

## Card From Geo. Osborne.

Editor Advertiser:—Mr. W. G. Ashley takes exception to the notice that I recently had inserted in the Advertiser and claims that although he is in partnership with Mr. Paris, never have I Paris & Davis, as a firm, acted as my agent. This being the case the notice should not apply to him personally. I remain yours very truly,  
**GEO. OSBORNE.**  
Paaula, Hawaii, March 26, 1901.

## A Banker's Opinion.

SAN FRANCISCO, March 21.—The Hutchinson Plantation Company paid a dividend of 25c per share today. The Makawili Sugar Company has declared a dividend of 60c per share for the month, payable on the 25th. A banker who has just returned from the Hawaiian Islands reports a prosperous condition of sugar interests down there.

The Myrrindon, torpedo boat destroyer, just completed at the Palmer Yard for the British navy, made her trials last month with good results. Developing 6,422 horsepower with 27.4 revolutions, the boat made 30.134 knots, and a few days later, when the engines averaged 28.222 revolutions for three hours on 6,332 horsepower. The contract called for 6,500 horsepower and 30 knots speed.



Soft, silky, glossy, abundant, beautiful, elegant, splendid, handsome—you can't find words to describe a magnificent head of hair. Is this the kind of hair you have?

Is your hair long enough to suit you? Does the color exactly please you? In a word, are you perfectly satisfied with your hair? If not, give it a good hair-food. Give it

## Ayer's Hair Vigor

It will make you have long, rich, abundant hair, and it will stop falling of the hair, too. Ayer's Hair Vigor always restores color. You can depend upon it every time. It brings back all the rich, dark color you had when you were young. If you are 30, there is no need of looking as if you were 50 just because your hair is gray.

And you will like our Hair Vigor, also, as a hair dressing; while it forms a valuable addition to any toilet table because of the elegant way in which it is put up.

Prepared by Dr. J. C. Ayer & Co., Lowell, Mass., U. S. A.

HOLLISTER DRUG CO., Agents.

## The Elgin

WORLD'S STANDARD FOR TIME KEEPING.

Should be in the pocket of every wearer of a Watch.

Many years' handling of Watches convinces us, that price considered, the Elgin is the most satisfactory of American Watches.

Cased in  
**Nickle, Silver, Gold Filled and Solid Gold.**

We have a full line and sell them at right prices.

ELGINS reach us right.

ELGINS reach you right.

Elgins stand for what is right in time keeping and lasting qualities, and that is why we are right in pushing the Elgin Watch.

## H. F. WICHMAN

BOX 342.

## Wm. G. Irwin & Co.,

LIMITED.

Fire and Marine Insurance A'gts.

## AGENTS FOR THE

Royal Insurance Company of Liverpool

Alliance Assurance Company of London

Alliance, Marine and General Assurance Co., Ltd., of London.

Scottish Union National Insurance Company of Edinburgh.

Wilhelms of Madgeburg General Insurance Company.

Associated Assurance Co., Ltd., of Munich and Berlin.

## DR. J. COLLIS BROWNE'S

**Chlorodyne**

Is the Original and Only Genuine

Coughs, Colds, Asthma, Bronchitis.

Dr. J. Collis Browne's Chlorodyne

Vice-Chancellor SIR W. PAGE WOOD stated publicly in court that DR. J. COLLIS BROWNE was undoubtedly the LEADER of CHLORODYNE; that the whole story of the defendant, Freeman, was deliberately untrue, and he refused to say it had been sworn to. See The Times, July 14, 1884.

Dr. J. Collis Browne's Chlorodyne

Is a valid medicine which restores PALE and EVERY KIND of a calm, refreshing sleep WITHOUT HEADACHE, and LINGERING AFTER-EFFECTS. It is the Great Specific for Cholera, Dysentery, Diarrhoea.

The General Board of Health, London, reports that it ACTS as a CHARM; one dose generally sufficient.

Dr. Gibbons, Army Medical Staff, Calcutta, states: "Two doses completely cured me."

Dr. J. Collis Browne's Chlorodyne

Is the TRUE PALMATIVE in Neuralgia, Gout, Cancer, Toothache, Rheumatism.

Dr. J. Collis Browne's Chlorodyne

Rapidly cures short attacks of Epilepsy, Spasms, Colic, Palpitation, Hysteria.

**IMPORTANT CAUTION.**—The immense sale of this remedy has given rise to many Unscrupulous Imitations.

B. R.—Every Bottle of Genuine Chlorodyne bears on the Government Stamp the name of the Inventor, Dr. J. Collis Browne, and the words, "Is the Original and Only Genuine."

Sole Manufacturer, J. T. DAVENPORT, 33 Great Russell St., London, W. O.

The two vessels purchased by Ecuador from France were the gun vessels Papin and Inconstant of 851 tons and thirteen knots speed. They were built in 1886, and as their hulls are chiefly wood, they are too far gone to be of any value as naval vessels.

# Down Again

In prices is the market for flour and feed, and we follow it closely. Send us your orders and they will be filled at the lowest market price. The matter of 5 or 10 cents upon a hundred pounds of feed should not concern you as much as the quality, as poor feed is dear at any price.

## We Carry Only the Best.

When you want the Best Hay, Feed or Grain, at the Right Prices, order from

## CALIFORNIA FEED CO.

TELEPHONE 121.

## The Bank of Hawaii

LIMITED.

Incorporated Under the Laws of the Republic of Hawaii.

CAPITAL \$400,000.00

## OFFICERS AND DIRECTORS:

Chas. M. Cooke, President

P. C. Jones, Vice-President

C. H. Cooke, Cashier

F. C. Atherton, Assistant Cashier

Directors—Henry Waterhouse, Tom May, J. W. Macfarlane, E. D. Tenney, J. A. McCandless.

Solicits the Accounts of Firms, Corporations, Trusts, Individuals, and will promptly and carefully attend to all business connected with banking entrusted to it. Sell and Purchase Foreign Exchange, Issue Letters of Credit.

## SAVINGS DEPARTMENT.

Ordinary and Term Deposits received and interest allowed in accordance with rules and conditions printed in pass books, copies of which may be had on application. Judd Building, Fort Street.

## ANOTHER LOT of

## Flower

## Vegetable

## Seeds

## Just Arrived.

## Guaranteed Fresh!

## HOLLISTER DRUG CO.

## FORT STREET,

Between Hotel and King Streets.

## If the use of one of our registers

Add to your daily profits during a year (30 working days) the sum of Five cents, it will pay 7 1/2 per cent annually.

Ten cents, it will pay 15 per cent annually.

Fifteen cents, it will pay 22 1/2 per cent annually.

Twenty cents, it will pay 30 per cent annually.

Thirty cents, it will pay 45 per cent annually.

Fifty cents, it will pay 75 per cent annually.

Wouldn't it be a good thing for you to at least investigate our registers?

NATIONAL CASH REGISTER CO., DAYTON, OHIO.

P. T. P. WATERHOUSE, Agent.



# HOUSE KILLS THE TRAMWAY MEASURE

## Anti-Vaccination Has Strong Innings in the Senate.

Dr. Russelinsky was out of sight yesterday morning, probably because Garibaldi had arrived, and Mr. Kalua, the Vice President of the Senate, occupied the "throne" next to Mr. Akina.

A state of nervous excitement prevailed, possibly caused by the arrival of "Boss Hob." The proceedings, however, were of an unusually calm nature. All the members of both Houses, with the exception of Russelinsky, were present and listened to the following resolution offered by Senator Cecil Brown:

Whereas, by section 12 of the Organic Act, the Legislature of the Territory of Hawaii is to consist of two Houses, which shall organize and sit separately except as otherwise provided in and by said Act; and,

Whereas, the said Organic Act does not in any portion or part thereof provide that the Legislature of the Territory of Hawaii shall at any time sit in joint convention; and,

Whereas, the action of the Legislature in passing the concurrent resolution authorizing this sitting in joint convention of the Legislature is contrary to law and the true intent and meaning of said Organic Act, and is not warranted upon any pretext whatsoever, now therefore be it

Resolved, That the records of the proceedings now held of this joint convention, as well as the records of all proceedings heretofore had in both Senate and House of Representatives by concurrent resolution ordered the present joint convention to apportion the terms of eight Senators elected at the last general election, be, and the same are, hereby ordered expunged from the record of the Senate and of the House of Representatives; and said expunging to be by the total erasure and obliteration of all that appear in the records of the respective Houses of the Legislature that contains reference to or is the record of such joint resolution, and such joint resolution itself.

Senator Brown made a forcible speech in favor of his resolution and was supported, not alone by his party, but also by Mr. Makekau and other intelligent Hawaiians.

Mr. Beckley insisted in having the "lost" joint resolution, relating to the terms of Senators, read, and, as the resolution, the text of which has frequently appeared in these columns, had been recovered, the Chair ordered it read, and on motion of Senator Kalaualani, supported by Senator Kanuha and others, the joint session adjourned until 11 a. m. on the 50th day of the session.

Senator Cecil Brown moved to adjourn sine die, but his motion, which was seconded by Senator Carter, was lost at a tight party vote, resulting in thirty "Home Unruly" to fourteen Republicans.

Then Kalaualani moved to adjourn until the day assigned, and the joint session was a thing of the past.

**PROCEEDINGS OF SENATE.**  
The Senate held a short session yesterday morning. A few reports were presented. The first was the following report of the Committee on Education and Public Health, to whom was referred Senate bill No. 2, entitled "An Act to Regulate the Observance of Sunday":

The bill changes the present law somewhat, making it in some particulars stricter, and in other particulars more liberal.

As the bill stands, it would require, in the opinion of your committee, several changes and amendments, and as the Legislature has before it more work than it can faithfully accomplish before the termination of the session, we recommend that the bill be laid on the table.

DAVID KANUHA,  
D. KALAUKALANI,  
H. P. BALDWIN.

Mr. Baldwin then read the following report of the Committee on Education and Public Health, to whom was referred Senate bill No. 2, entitled "An Act Relating to Licensed Physicians":

The object of the bill is to make it easy for the Board of Health to secure medical assistance in cases of unusually serious epidemics or unusual public disaster.

Your committee would recommend that the words "free of cost to the Territory of Hawaii," on lines 4 and 5, of section 1, be stricken out, and that a new section be inserted as follows:

"Section 2. The Board of Health is hereby authorized to remunerate physicians they may call upon to assist in suppressing any unusual epidemic, or in case of any unusual public disaster, by paying them an amount not exceeding \$100 a month; provided, however, that this provision does not apply to physicians in the employ of the Board of Health who are drawing regular salaries."

The insertion of this section will change the numbering of the remaining sections of the bill.

DAVID KANUHA,  
D. KALAUKALANI,  
H. P. BALDWIN.

I concur in the above report, excepting that I recommend the physicians be allowed to the extent of \$200, in the section it is proposed to insert in the bill.

H. P. BALDWIN.

This report was laid on the table to be considered with the bill.

Then came the main issue of the day, when Senator Baldwin presented a minority report, relating to the bills cancelling the existing laws referring to vaccination. The report read:

The minority of your committee does not recommend the passage of either of the above bills, for the following reasons:

Since the discovery of vaccination by Jenner, smallpox has not been the terrible scourge to humanity that it was before this discovery.

Scientific and medical men agree as to the efficacy of vaccination as a means of preventing the spread of the disease. In former centuries, before the discovery of vaccination, no disease was more dreaded, or destroyed more victims.

It has been calculated that in the last century from 7 to 12 per cent of deaths from all diseases were due to smallpox.

At the present day, in countries where vaccination is regularly practiced, the proportion has been reduced to seven-tenths of 1 per cent; and, in countries where vaccination has been compulsory, smallpox has been almost entirely suppressed. Formerly human vaccine virus was often used, and methods of vaccination were imperfect, and there is dan-

ger of transmitting other diseases from one person to another. Now, however, nothing but the best of bovine virus is used, taken from a healthy calf, and all danger of transmitting disease is done away with.

We must not forget what a terrible scourge smallpox was in Hawaii in the year 1833, before the people were vaccinated, when several thousands of people were carried off by this terrible disease. Smallpox has been brought to these shores twice since then, but largely owing to vaccination, did not spread.

Another important line of steamers, the Pacific, touch at Honolulu, and travel and commerce in the Pacific is rapidly increasing. There is always more or less smallpox in the Oriental countries bordering the Pacific, and just now there are cases of smallpox scattered throughout the United States.

It behooves us, therefore, to be more vigilant than ever in our efforts to prevent this dread disease from spreading in Hawaii, and we should not in the interest of the Hawaiians and of public health, entertain for a moment the proposition of repealing the laws relating to vaccination.

H. P. BALDWIN.

At the afternoon session of the Senate some most wonderful remarks were made in regard to vaccination, leprosy and other matters. Dr. Russel was not present, probably being engaged in vaccinating "Bob," but there was no lack of eloquence. Cecil Brown said that he would never support the arm-to-arm vaccination. Now, however, vaccine is produced from farms. He believed that one-half of the cases of leprosy in this country were due to the manner of vaccination in the year 1833, when a smallpox epidemic ravaged this country. He understood that on the transport which had entered the port in this morning there were cases of smallpox. (The Senator might have got "Wilcox" and "Smallpox" mixed), and he believed in taking proper precautions against the dread disease. Under the present system, with imported vaccine, the risks would never recur which had been taken by the arm-to-arm vaccination of days gone by. The House of the Legislature that seriously enforced, but if the new Act is passed, and a smallpox epidemic should occur in Hawaii, it will be the poor and not "us" rich men who will suffer. Epidemics strike always at the poor, as we have had ample proofs of right here.

Senator Kalaualani spoke strongly in favor of the bill, for the very reasons advanced by Senator Brown. In 1833, when vaccination was introduced here, there was a population of 100,000 Hawaiians. Today there are 30,000 left to tell the sad story of the decrease in a race. "If do not claim," cried the Senator, "that the vaccination bill was introduced except for the purpose of doing good to my people, but the result, according to the census, shows that it has decimated my countrymen. Let each man protect himself. My constituents are opposed to forced vaccination, and for that reason I am here to support the bill."

Here "The Father of His Country" drifted into a useless discussion about Kagau, who was inoculated by Dr. Arning with leprosy, preferring that manner of getting across the tixy to being hanged for murder, and there was a great deal of noise and very loud talk.

Senator Paris wanted to know whether the absent Senator Russelinsky favored the bill, and Senator Kanuha, who explained the law, as it exists in England today, where compulsory vaccination is law. Senator Paris said that at all elections there were promises of turning lepers loose and to do away with vaccination, but he hardly thought any measure like this would be brought into the Senate.

At this moment Senator Paris was speaking in Hawaiian and then in English, and his English was interpreted by Mr. Bush into Hawaiian and some statesmen were puzzled as to whether that mode of procedure was according to the Organic Act.

Senator Baldwin expressed his grief at hearing an intelligent man like Kalaualani using such expressions on behalf of the Hawaiians as he had done in regard to the Hawaiians being decimated through vaccination. There are today only 30,000 Hawaiians left. Leprosy, the scourge and the decrease of the race, consequently not be laid at the door of the compulsory vaccination law, which Mr. Kalaualani says has reduced, since 1833, the population from 100,000 to 30,000. "Ignorant people jump at conclusions," and the Senator from Maui was surprised at the attitude of an intelligent man like the Senator for Oahu.

Senator White objected to being "branded" every seven years as a calf (no reflection on the Bulletin), and let more poison into his system. He spoke strongly on the subject, and then the report was adopted and the bill set for the third reading tomorrow.

Then Senator Carter took the floor and presented the following report: To the Vice President of the Senate: Your Ways and Means Committee, to whom was referred Senate bill No. 53, on March 23, begs leave to report that the bill alters section 320 of the Civil Code by striking out that portion which provides that the assessment value of real estate shall be eight years' rental, unless manifestly unfair and unjust, but in all other respects the law remains the same.

The Chief Justice in his report (page 21) states that this rule was adopted on the assumption that the actual rental was approximately a fair estimate of the market value rental, but values have changed, and most real estate is valued at a higher figure than eight times its rental, with the result that either the eight-year rule must be ignored, or else if land leased at its fair rental is assessed on the eight-year rule and other land houses not leased or leased years ago at less than its present fair rental, is assessed at its full value, there is unjust discrimination, and he recommends that the rule be repealed.

The committee believes that there is considerable land in the Territory leased many years ago which at present is assessed at nowhere near its market value. We therefore recommend the adoption of the bill.

DAVID KANUHA,  
D. KALAUKALANI,  
G. R. CARTER.

A very lively but useless discussion took place and after a debate between Senators Carter, Baldwin, Brown and White, the report was tabled to be considered with other tax bills now before the Senate.

Senator White felt tired and wanted to adjourn, but Senators Crabbe and Bal-

win got in the following business before the solons went out to listen to "Bob": To the Vice President of the Senate: The Military Committee submits the following report on Senate bill No. 2, which was passed by the Senate on March 21. The House returned the bill to the Senate on March 23, and it was referred to your committee.

Your committee thinks that the House has amended the bill by striking out that part which provides that one-half of the fine should be paid into the common school fund, and that the Act should take effect on the date of its approval—not after its publication.

The introducer of the bill accepts both these amendments, and the committee believes that as there is no common school fund, it is proper that any money received from the fine should go into the Public Treasury.

The committee therefore reports unanimously its approval of the amendments made, and recommends that the Senate notify the House that it concurs in the amendments.

CLARENCE L. CRABBE,  
DAVID KANUHA,  
I. H. KAHILINA,  
G. R. CARTER.

Crabbe reported as follows: Your special committee to whom Senate bill No. 32 and House bill No. 24 were referred relating to the Territorial seal, beg leave to report that they have heard both sides under consideration, and recommend that they be laid on the table, and here-with submit a new bill in place of said bills, which they recommend the Senate to pass.

J. L. CRABBE,  
J. T. BROWN,  
WM. WHITE.

Senator Baldwin introduced this resolution: Resolved, That the sum of \$5,000 may be inserted in the appropriation of the bill for the extension or improvement of the Waiuku and Kihuna water works.

H. P. BALDWIN.

## PAIN LOSES HIS FRANCHISE

The principal business of the House yesterday consisted of the death and burial for the session of the Hawaiian Tramways franchise bill. So stubborn has been the battle over the franchise that rumors of a free hand and an open house have been widely bruited abroad. The bill was raised from the table yesterday morning with the express purpose of finally disposing of it. Emmeluth was strong in his aversion to the measure, calling it an insult to the House, and that any "man" who brought it in, in violation of its provisions, should put in immediate possession of the facts. The "man" struck Prendergast as an intended insult to Representative Mahoe, author of the attempt to corral the rights of Honolulu's streets for the sole profit of Pain's elaborate car system for the next half century. Emmeluth assured him that no insult had been meditated by the term and moved an indefinite postponement.

An hour's discussion settled the fate of the bill by a 15 to 13 vote. Beckley alluded to the intimations of bribery, ventilating the idea of such being the case.

Kanoho furnished the comical feature of the session by the introduction of a petition scantily furnished with signatures, containing many requests already handled in bills before the House. The petitioners humbly prayed for a law making Saturday a universal day of rest, that the laws regarding leprosy should be abolished, while an attorney could collect his fees unless successful; if defeated he was to get half of what he primarily agreed to take.

The House thoroughly enjoyed the reading of the petition. Makani introduced a resolution calling for an investigation into charges preferred concerning the loss of the concurrent resolution on the joint session Saturday. It was claimed that it had been given to Makani by Cayless, Beckley, Mahoe, and Dickey were appointed to investigate. The Attorney General sent in the correspondence that Mr. Monserrat has been in relation to the removal of Judge Monserrat of Honolulu, except those portions that must come from officials on Hawaii. He promised these as soon as the next mail arrived. The matter went over until then.

This was petition day, but not very many petitions turned up. Hile wants a \$5,000 drill shed; Papa's constituents at Koolapoko want \$5,000 for their road; the Olan constituents want \$5,000 for a like purpose; Puka's billowick came in with a modest request for \$2,400 for Waimea District, Kauai.

Mr. Monserrat had some letters in relation to the Hana road contract controversy which he wanted sent to the Public Lands Committee for verification. Mr. Aylett will bring in a bill on the isolation of leprosy, and that ended the session.

The afternoon was spent by the special Committee Bill Committee wading through its myriad pages.

## DISCHARGED SOLDIERS.

Those From Camp McKinley Barely Enlist Again.

A score of Uncle Sam's discharged soldiers from the battalion of artillery at Camp McKinley left for the Coast last Saturday. Other soldiers who have been discharged here have usually gone back to the Coast or secured employment in and about Honolulu or upon the plantations. There is no known case where a discharged soldier has applied for re-enlistment in the battalion in Honolulu. Among old soldiers this has been noted as a peculiar thing with relation to this particular battalion, as in almost every other army post in the United States a large percentage of the discharged soldiers apply for re-enlistment in the same regiment, after they have spent their furlough.

A discharged soldier stated before leaving for San Francisco last week that most of the boys were new to the service when the battalion was sent to Honolulu and that it has been their one desire to see home again before making another three years' enlistment. Many of them, however, had canvassed the field of business opportunities in the Islands while serving as soldiers and had had the promise of work held out to them when their terms of service should expire. The majority of the khaki-clad boys have taken advantage of the fact that they can obtain work here to make the trip to the Coast and home for a few weeks and then return to claim the promised work. As the majority of the Camp McKinley battery boys are soldierly, strong, well-behaved and well-meaning young men, they have generally found favor with the business and plantation men. Uncle Sam has been sending good citizens to Honolulu in the ranks of his army.

Jeffries and Ruhlen may fight in San Francisco.

# PUNAHOU VICTORIOUS

Wah-hoo-wah!  
Wah-hin-wah!  
Punahou!  
Punahou!  
Rah! Rah! Rah!

A great crowd gathered at Kapiolani park on Saturday afternoon to witness Oahu college defeat Kamehameha school, by one solitary point in what was, perhaps the closest athletic contest of its kind on record. It was a good-natured, enthusiastic and noisy crowd, decorated with furlongs of bright colored ribbons and armed with horns, which were brought into commission whenever the scoring of points warranted it.

Admirers of Punahou, gaily arrayed in buff and blue favors, were perhaps in the majority, but in this respect the partisans of the school were not far behind. The latter wore favors of blue and white. Prominent in the crowd were many well known citizens, old boys of both institutions, who gathered together between races and refought the battles of their youth. The fair sex were greatly in evidence and their diversity of costume made up a really brilliant scene.

The day was an ideal one for the occasion and the temperature and track admirably adapted to the breaking of records. No less than three recognized Hawaiian records were shattered, the events being 880 yards, putting the shot and the 440-yard run. Besides these there is little doubt that the performances in the high and low hurdles and throwing the hammer were the best on record as far as the Islands are concerned, although heretofore no absolutely authentic records in these events have been preserved.

The time made in the 220-yard dash is also morally a record, for it is a well known fact that the old record of 25-1-5 seconds was made over a course many yards short. The discus distance will stand as a record, for the discus used last Saturday was regulation weight, having been made to order. In the only previous contest of this kind the discus was at least a pound too light.

On Saturday the distances and weights were authentic and the officials reliable, perhaps for the first time in the history of Hawaiian athletics, and it would be eminently satisfactory if local intercollegiate and Hawaiian records, the latter with the exception of the 50-yard dash, 100-yard dash, high jump, broad jump and pole vault, should be made identical with Saturday's performances.

Punahou started out with a big lead but half way down the card Kamehameha had drawn even. From then on until the relay race the issue hung in the balance, the score before the final event reading, Kamehameha 60, Punahou 56. The relay race swung the pendulum of victory in the direction of Oahu college.

The low hurdles furnished a mild sensation. Hattbottle, who finished first, being disqualified for running through his hurdles and the race given to Williamson. The Kamehamehas protested vigorously, saying that Miller had been guilty of a similar offense in the high hurdles and had not suffered disqualification. Miller certainly looked to run through some of his early hurdles, but he jumps low and has a habit of knocking down the obstacle with his back knee which is obnoxious to the onlookers.

In the pole vault, two Oahuans and one Kamehameha tied at 9 feet 5 inches, and the latter's captain wanted to jump it off, while the Punahou skipper objected. The judges accordingly gave six points to Oahu and three points to Kamehameha, which was certainly the only way out of the difficulty. Deverill's win in the 880-yard run was a sterling performance and the best thing that has been done on the local track for many moons. He has a very useful stride and should develop a couple of seconds faster.

Hardee is a wonderful pole-vaulter for a fellow of his inches. He has a curious take-off but clears the bar gracefully. A brother of his holds the Hawaiian record, but it won't be long before the initials of the record-holder read differently.

Miller, one of the Oahu college faculty, was a revelation in the high hurdles and his showing was distinctly good. In the hammer Mavei was distinctly a disappointment, having thrown over 110 feet in practice; this, however, in no measure detracts from the good work of Richards.

Castle, unfortunately, got left in the 100-yard dash. He was unprepared for the rapid firing of the gun after the starter had uttered the word "set". The winner, Akana, beat the pistol by at least three yards.

Naeole, of Kamehameha, added to his muscular reputation by putting the shot 5 feet 5 inches further than the previous best.

In the broad jump Castle hurt his leg and took no part in the 220-yard dash. Campbell jumped nicely, and cleared 20 feet 1/4 inch, which was good enough to win.

Punahou furnished a genuine surprise in the quarter, showing unexpected staying power. This event was generally conceded to Burns, another of the Oahu College faculty, but he lacked the necessary training to break the worsted first.

Devi will showed that he can sprint as well as stay, by taking the 220-yard dash from Akana.

The high jump was annexed by Miller, who showed the benefit of proper training, and could have gone even higher had it been necessary. The relay race was the most interesting of the day and Kamehameha made a most effort for his school in the first quarter. From the half mile the Oahuans had it all their own way, and won as they liked to 5-5-2-8.

The whole affair reflects great credit on the athletic spirit of the Oahu and Kamehameha. They have labored long and patiently to show that Hawaii can furnish athletes capable of holding their own anywhere, and in this they have been signally successful.

A lamentable feature of the occasion was the undesirable presence of

a few drunken gamblers, who thought to introduce the atmosphere of the race-track into a series of schoolboy games. They had no business there, and should have been promptly ejected by the police officers in plain clothes in attendance. No detained mounted patrolman was in sight, whereas at a match race recently a be-glued captain and several subordinates strove to keep order, when there was no crowd present to disturb. On Saturday the grandstand was packed, and the crowd surged over the track, hindering the races in no small degree. And rushing crazily here and there were several blatant-mouthed blackguards offering odds prompted by the beer they had previously swilled, whose nauseating conduct was overlooked or winked at by the deputy sheriff and some plain clothes officers who were present.

Five points were accorded for firsts, three points for seconds, and one point for thirds.

Summary:

50-yard dash—Castle (O.) and Akana (K.), dead heat; Hamakahi (K.), third. Time, 6-1-5 seconds.

880-yard run—Deverill (O.), first; Brown (O.), second; Ryerit (O.), third. Time, 2:08 (Hawaiian record).

Pole vault—Campbell (O.), Kaulikau (O.), Hardee (K.), tied. Height, 9 feet 6 inches.

High hurdles, 120 yards—Miller (O.), first; Harbottle (K.), second; Pa (K.), third. Time, 16-4-5 seconds.

Throwing 12-pound hammer—Richards (O.), first, 107 feet 3 inches; Meyer (O.), 97 feet, second; Naeole (K.), 88 feet 8 inches.

100-yard dash—Akana (K.), first; Punahou (K.), second; Cruzan (O.), Kaulukou (O.), tie for third place. Time, 10-4-5 seconds.

Putting 15-pound shot—Naeole (K.), first, 42 feet 8 inches; Jones (K.), second, 41 feet; Punahou (K.), third, 41 feet (Hawaiian record).

Running broad jump—Campbell (O.), first, 20 feet 1/4 inch; Pa (K.), second, 19 feet 8 inches; Castle (O.), third, 18 feet 8 inches.

440-yard run—Punahou (K.), first; Marcelino (O.), second; Burns (O.), third. Time, 55-4-5 seconds (Hawaiian record).

Throwing the discus—Hamakahi (K.), first, 89 feet 10 1/2 inches; Richards (K.), second, 85 feet 1 1/2 inches; Meyer (O.), third, 81 feet 2 inches (Hawaiian record).

220-yard dash—Deverill (O.), first; Akana (K.), second; Kaulukou (O.), third. Time, 24-8-5 seconds (Hawaiian record).

Running high jump—Miller (O.), first, 5 feet 3 inches; Hardee (K.), second, 5 feet 2 inches; Dickson (K.), third, 5 feet 1 inch.

Low hurdles—Williamson (O.), first; Pa (K.), second; Harbottle (K.), disqualified. Time, 27-1-5 seconds.

Relay race, one mile—Snodding (O.), Marcano (O.), Burns (O.), Deverill (O.), Hanakahi (K.), Schorch (K.), Alau (K.), Punahou (K.). Oahu College first. Time, 3 minutes 50-3-5 seconds (Hawaiian record).

The table of points is as follows:

	Oahu.	Kam.
50-yard dash	4	5
100-yard dash	1	8
220-yard dash	6	3
440-yard run	4	5
880-yard run	9	1
Relay race	5	3
High hurdles	5	4
Low hurdles	5	3
High jump	6	3
Broad jump	6	3
Pole vault	6	3
Hammer	3	6
Shot	1	9
Discus	1	8
	51	61

Hawaiian records in events other than those marked "Hawaiian record" above, are:

Fifty-yard dash, 5-4-5 seconds; 100-yard dash, 10-2-5 seconds; high jump, 5 feet 7 inches; pole vault, 10 feet 3 inches. No authentic records previously existed in the running broad jump, or the high and low hurdles.

## MARTHA AFONG IS MARRIED

The News of Her Wedding at Manila Comes by Cable.

NEW YORK, March 25.—A cablegram was received today from Manila by friends of Lieutenant Dougherty, U. S. A., announcing that Miss Martha Afong, the accomplished daughter of Wing Afong, a former millionaire Chinese merchant of Honolulu, and one of the thirteen girls of the family, was married in Manila on Sunday to Lieutenant Andrew J. Dougherty.

The latter graduated from Southern Illinois Normal University, class of 1894, and in his junior year at the University of Illinois was expelled for refusing to divulge the names of those involved in the class rush. He served with distinction at El Caney and San Juan and was made Lieutenant for gallant conduct. On the way to Manila he stopped four days at Honolulu and became engaged to one of the thirteen Afong girls.

Several months ago the Lieutenant found it impossible to go to Honolulu to secure his bride, and Miss Martha Afong sailed for Manila, arriving on March 21. Lieutenant and Mrs. Dougherty will visit this country this coming summer and will make their future home at Honolulu.

## BOUND FOR BUFFALO.

Forty Natives Will Figure in Midway Performances.

Under the management of W. Maurice Tobin, "King of the Midway" and representative of the Burning Mountain of Hawaii and the Hawaiian Village for the Pan-American Exposition at Buffalo, forty native Hawaiians sail on the China at 4 o'clock this afternoon. The boys are under nine-month contracts and have obtained advance money from the Hawaiian Exhibition Company as an earnest of proper treatment. The average salary will amount to about twenty dollars a week and the voyagers are jubilant over the prospects of the trip.

The combination includes musicians, hula dancers and singers who are to acquaint the people of New York with the beauties of Hawaiian melody and whirl in the hula to the strains of guitar and ukulele, accompanied by quartets and glee clubs.

W. H. Cooper, an Island boy, goes as secretary to Mr. Tobin.

The party will travel by the Sunset route to give them an opportunity of acclimation, as they will arrive in Buffalo before the hot weather sets in.

Old masters are bringing low prices in London.

# COURTS AND CAPITOL

The special term of the First Circuit Court called for yesterday morning adjourned at noon until next Monday. Several causes were presented.

The case of the Territory vs. Endo came on for hearing. The defendant withdrew his plea of not guilty and entered a plea of guilty. The court sentenced the defendant to pay a fine of one cent and to remit the costs of prosecution and a stay of execution was also ordered. The reason for the nominal fine was because the defendant had been confined nearly the full time for which his offense made him liable, voluntarily working while in prison.

The report of J. Alfred Magoon, master in the matter of the estate of Theo. H. Davies, deceased, was confirmed by the Judge of the First Circuit Court and the final accounts of Theo. Ralph Walker and Francis Mills Sennay, administrators, approved and all wed ad administrators by order of court being discharged.

It was further ordered that a fee of \$500 be paid to the executor and that said executors be allowed thirty days within which to file a decree embodying the court's orders and to distribute the estate according to the terms of the will.

The report of F. Danson Kellett, Jr., as master in the matter of the estate of James Dodd, recommending that the executors be not yet discharged in view of matters still unsettled, was heard by the First Circuit Court and continued until moved upon.

Decision has been given by the Judge of the First Circuit Court in the debris case of the Waiuku Sugar Company vs. the Hawaiian Commercial and Sugar Company, making the injunction permanent. The tunnel case was taken under advisement, briefs to be filed by counsel by Wednesday, April 3.

Return of summons was yesterday made by Deputy Sheriff Albert McGurn in the following cases: Wah. Ping, et al., vs. J. H. Raymond, et al.; Kaulawa vs. Kolomona Kimakea, and Manuel da Inadros vs. W. F. Frear, et al.

The motion for leave to file answer in the case of Gear, Lansing & Co. vs. Maunalei Sugar Company was yesterday granted.

## SUPREME COURT NOTES.







## OLD CHURCH RE-OPENED

(From Monday's Daily.)

A service of dedication was held yesterday in the recently repaired old church at the end of Beretania street, known as the Ka Moiliili church, but which has been rechristened the "Rice Memorial Chapel." This church is one of the oldest in the islands and has for many years been a ruin except for the strong old stone walls. It has been completely renovated, furnished with a new roof and beautifully celled and is now in excellent condition.

The church was beautifully decorated yesterday, the platform and pulpit being a mass of greens and flowers and tropical potted plants being arranged about the walls. A cross of white oleanders and delicate ferns was placed on the minister's table in the center of the platform and great yellow-tinted bunches of freshly blossomed royal palm flowers had been placed in vases and jars and arranged among the evergreens with tasteful effect.

The Kawaiahao church choir occupied the platform on the right and at the left was the historic old pulpit brought here many years ago from Connecticut, the story of which was related in his address by Rev. Mr. Westervelt. The center of the stage was occupied by Rev. Messrs. Kincaid, Parker, Westervelt, Desha and Timoteo, the church piano being in the rear.

The services began with an anthem by the Kawaiahao choir and the invocation was pronounced by Rev. C. S. Timoteo. After a congregational hymn Rev. H. H. Parker read the Scripture lesson in Hawaiian, with a few remarks. Another hymn was sung by the choir and Rev. W. M. Kincaid of Central Union church made an address.

"I wish," said he, "that I might speak the Hawaiian language so that I could express to you more fully my impressions and feelings upon this, the opening of your new house of God. It gives me much pleasure this afternoon to meet you all here at the opening services of this beautiful chapel of worship and bring to you the congratulations of Central Union church, congratulations upon the great work done in the past, being done in the present and which will be done in the future by your splendid Kawaiahao church, of which this beautiful new chapel is a branch, dedicated to the worship of the world's great Savior.

"I want to speak to you about the mission of the church, the mission of all churches, of every church under the name of Christ. You will remember that Christ said to His disciples, 'Give ye, lend ye.' This is the great mission of all churches of God. We may well take a lesson from the fault of the disciples, while they were eager to preach and to do good, they were anxious to escape all responsibilities, as when they grew anxious about the multitude to whom Christ was preaching, and seeing there was no food to feed them with and no place of shelter, they wanted to send them away. Picture for yourself the scene—Christ preaching to five thousand people, who listened and were oblivious to all else but His words—oblivious to hunger, oblivious to thirst, oblivious to time, drinking in the message of the Savior. See the disciples standing about and becoming more anxious as the sun sank lower, they knew the people would be hungry and there was naught to eat; they would thirst, and there was nothing to give them drink; they were on a plain and the villages were far away. Finally the sun dropped behind the horizon and their anxiety prompted them to speak to the Master. They went to Him and suggested that He send the people away, for they hungered and were thirsty and should be sent to the neighboring villages before the darkness fell; they did not want the responsibility. Did Christ send them away? No, Christ never sent any one away. You may search from Genesis to Revelations and you will find where He sent any one away. Wretched people often came to Him—lepers and people with all manner of sickness, the dying thief on the cross, the poor sinning woman—did He send them away? No; He has said 'Come unto me all ye that labor and are heavy laden, and I will give you rest,' and He has never sent any one away.

"When the disciples went to Him and told Him that the people must be sent away because they would be hungry what did He do? Why, He simply said, 'Let them eat.' The disciples were astonished, and they told Him that it was impossible. 'What have you to feed them?' asked the Savior, and when they told Him there were only two loaves of bread and some small fishes He took the loaf and broke it and passed it among the crowd, and as the bread was broken it increased, and there was food for all, twelve basketsful of crumbs were carried away when all of them had been satisfied. By some divine arithmetic there was more when they had all fed than there was at the beginning.

"It is always the same with the bread of life, for was it not the bread of life that Christ passed among the multitudes? We have the bread of life with us today. It is the gospel of our Savior and the spirit of His great religion. Let us take this bread of life and pass it to the hungry souls about us. It will surely grow as we hand it out.

"Why, there is not one of us who would not, if we saw some famishing one asking for bread, give him assistance and satisfy his hunger; but we do not realize, oh, we do not realize what a great starving city we have about us, starving for the bread of life. Maybe on the very street where you live, perhaps next door to your home, there is some one famishing, for they are all about. Oh, let us give the bread of life and continue to break it and pass it among the multitudes of those who are hungering for it. This is the great mission of this new and beautiful church—to give the bread of life. Let us emulate the divine example of Him who never sent any one away.

"Ah, if the Savior had sent away the multitude that day we should not be here today; we should not have had the gospel; we should not have our great

churches; we should not meet together in worship in His name today. Thank God He never sent any one away. Remember His words, 'Let him that thirsteth or hungereth come unto me. Whosoever cometh unto me I will in no wise cast out.'

"What I want to say to the churches of Honolulu today is this: That we must stand together and face the starving multitudes. A heavy responsibility is ours and we cannot shirk it or put it upon others—we must give the people the bread of life. Let us not, like the disciples, when the day is far spent and the multitudes are in desert places, send them away. Let us give them the bread of life. It is the one great food for the famishing soul. There is on life apart from the Savior, and the bread of life is His life. Away from Him the soul will languish and die.

"We believe we possess the bread of life. Let us break it that it may multiply and let us pass it to the hungering ones. In the reopening of this historical old church let us keep its mission before us. It is the duty of every one of us to give the bread of life. God grant that we may keep the mission always before us and remember the Master's command, 'Give ye them bread whereof to eat.'

At the conclusion of Rev. Mr. Kincaid's address, Rev. Mr. Parker announced a hymn by the choir, after the singing of which Rev. Mr. Timoteo offered a prayer, and another anthem followed. Mr. Henry Waterhouse then addressed the congregation, speaking in the Hawaiian language and occupying some ten minutes. The Kawaiahao Sunday school of little girls then sweetly sang one of their hymns, the pretty words of the old verses, 'Twinkle, Twinkle, Little Star,' being changed to express sacred sentiment.

Rev. C. S. Timoteo and Rev. Mr. Westervelt then made short addresses, both speaking in the Hawaiian language and endorsing the point made by Mr. Kincaid that the new church was to be dedicated to the spirit of active Christian work. Rev. Mr. Westervelt told the story of the pulpit which is now the property of the new chapel. It is a large, handsome pulpit of dark wood and is the same from which the famous Rev. Leonard Bacon preached many sermons in New Haven, Connecticut. Many years ago, when the missionary work in the islands was still young, the famous old minister sent the pulpit to Kawaiahao church; it came in a sailing vessel around Cape Horn, and when it reached Honolulu was placed in Kawaiahao church, where it remained until it was removed to Ka Moiliili church. Recently it has not been used at all, but with the reopening of the old chapel made new the old pulpit has been retained and placed upon the platform, to do service for many more years, during which the speaker hoped many great messages might go forth from it to the people, to be given as the bread of life to the multitudes.

The following letter which Mr. Westervelt had received from "Mother Rice" was read by him to the congregation:

"I can give you very little information in regard to the Moiliili church, which Mr. Rice added to his duties at Punahou when we were located by the mission in 1844. He helped in the building of the native church at Manoa and Moiliili and a church near Punahou, the building now used as a school house near the residence of Professor Alexander. He assisted in the building of the three churches and usually attended in one or the other Sunday afternoon. I recollect his coming home very tired one day, saying, 'I have been shingling on the Moiliili church today.' I do not know just when this was, but think it was about 1850.

"During the prevalence of the small-pox the temporary hospital was erected by the Government between Punahou and Moiliili church. Mr. Rice spent his time with the sufferers, ministering to them. It was a time of great suffering. I have kept few records. I close with real gratitude and thankfulness that the old church has been restored.

"Your friend, MOTHER RICE."

The following statement in regard to the old church, which through the generosity of Mr. Isenberg has been repaired at a cost approximating near \$4,000, was read by Mr. Westervelt also:

"Kawaiahao, Moiliili and Kaumakapili churches have several missions in the district of Honolulu. In these mission churches Sabbath school and church services are held from time to time.

"Moiliili is a part of the large work of Kawaiahao church. 'As early as 1830 the missionaries had schools and services in villages surrounding Honolulu, for which grass churches were built.

"In 1844 Rev. W. H. Rice and his wife took charge of the school at Punahou and visited both Sabbath and week days 'apanas' of Moiliili, Manoa and Makiki. Mrs. Rice, now known everywhere throughout the islands as 'Mother Rice,' says, 'Punahou, the princely gift of Father Bingham, was not, as now, an inviting place. It was without flowers or trees and was connected with Honolulu by a treeless plain.' This was the general appearance of the country between Honolulu and the desolate region back of Diamond Head.

"Nevertheless, Father Rice commenced at once to build churches in the three districts under his care. The streams from Palolo and Manoa valleys were bordered with taro patches and the homes of natives.

"Here the churches were built on the uplands back of the water courses. Mr. Rice carried on this work while in Punahou and later gave it over to the care of the different Kawaiahao pastors.

"The pulpit in the Moiliili church was sent around the Horn from the old First Church of New Haven Conn., where it had been used by Rev. Dr. Bacon many years. This pulpit is still in Moiliili church. For some time this old stone church has been out of repair and was fast decaying. Rev. H. H. Parker, assisted by Mr. Paul Isenberg, Jr., and a number of the residents of Honolulu, determined to repair the building and give it a new lease of usefulness. The present beautiful structure is the result.

In closing the services the hymn, 'Nearer, My God, to Thee,' was sung by the choir and congregation, in the native tongue, and the benediction was pronounced by Rev. Mr. Desha of Hilo. About three hundred people had assembled to attend the reopening services, and at the conclusion the ministers were quickly surrounded by the

congregation for handshakings and congratulations.

The fence and grounds have not yet been put in condition, but repairs will soon be made, and for the benefit of the Asiatic population in that section the members of Kawaiahao church are intending soon to build a kindergarten and establish a daily school for children. The old graves and tombs in the churchyard are to be properly fenced and the entire premises put in excellent shape. The church has been made to look new and beautiful and the old stone walls are as solid and firm as the day they were built. The restoration of this famous old landmark, without destroying its original walls, is a matter for cordial congratulation among the old residents of the islands.

### The Famous Bark Hesper.

The Hesper is well known in this port and Honoluluans will remember how she came here on the 21st of February, 1893, with the exciting story of a murder at sea, mutinous sailors having killed their second mate.

The Hesper sailed from Newcastle on the 31st of January, on the present trip, with 1,175 tons of coal, consigned to order.

Captain J. F. O. Sodergren, the same captain who commanded her when she was here in 1892, reports that during the first part of the passage from the south, light south and southwesterly winds were experienced, which lasted until February 24, in latitude 27 degrees and 21 minutes south, longitude 153 degrees and 22 minutes west.

Then a strong northerly gale was met with which lasted for two days, with heavy rain and a confused sea from all quarters. Thence, from latitude 26 degrees and 33 minutes south, longitude 150 degrees and 5 minutes west, very light east and northeast winds were experienced. No southeast trades were met with until latitude 8 degrees south. The equator was crossed in longitude 150 degrees and 24 minutes west, on the 16th instant.

Southeast trades were carried to 5 degrees and 10 minutes north. Shortly afterwards the northeast trades were encountered with a very high and confused sea from the northeast and north. Fresh northeast trades were had from 15 degrees north to the Hawaiian Islands. The island was sighted on the 26th instant. Clouds and light airs were had from the northeast to port.

The Hesper's memorable voyage to Newcastle, when the murder took place at sea, and she arrived here in January of 1893, she sailed from Newcastle on December 22 of the preceding year, with a cargo of coal.

The story which she brought to this port was one of murder, mutiny and piracy.

The crew had planned to murder the captain and four others, and the plot was only discovered when the first crime had been committed by the crew. Thomas Le Clair, one of the sailors, hatched the plot. He had four others with him who had sworn to help him carry out his murderous scheme. The plot of these men was to murder the captain and other officers of the vessel, then take command and run the ship either to China or the Chilean coast on a piratical cruise. It was on the 13th of January, 1893, that the plot was started to carry out their deadly work.

The night was very dark, and about 10 o'clock, Le Clair lay in wait amidst the second mate, with a hatchet. When his victim approached, the sailor struck him a blow with the sharp edge and almost instantly killed him. After the officer fell to the deck the murderer struck him several times with the weapon, to make sure of his work.

Two of Le Clair's accomplices came along about that time and wanted to throw the body overboard and remove all traces of the crime by washing away the bloodstains from the deck. Le Clair was for doing immediately after the captain—Captain Sodergren—and the other marked men and murdering them there and there. His companions weakened, however, and Le Clair left them and went aft.

The accomplices then picked up the body of the murdered man and threw it overboard. The murderer, after going aft, told the man at the wheel to call the captain from below, his intention being to murder him as soon as he appeared on deck. The man at the wheel refused to do this.

When the captain finally came up on deck and it was reported to him by members of the crew that the second mate was missing, a thorough search of the ship was made. The captain discovered the blood on the deck and amidstships, and suspecting foul play, communicated with his first officer and the two went quietly aft and armed themselves. The members of the crew were afterwards examined and much evidence was found to place the blame on the heads of the plotters.

The next day the captain placed Le Clair and two others in irons and then changed his course and made for Tahiti, which was reached after a voyage of fourteen days. While the vessel was on her way to the French settlement to turn over the prisoners to the American Consul, the remaining mutineers, two in number, attempted several times to release the imprisoned men, but without success.

At present the bark Hesper is lying in the stream. She and the British cruiser Icarus are the only vessels there with the exception of those in "Rotten Row."

### The Claudine Arrives.

(From Monday's Daily.)

At an early hour yesterday morning the steamer Claudine, Captain Parker, arrived from Kahului and way ports with 4,410 bags of sugar, 123 sacks of taro, 64 sacks of corn, 129 hogs and 88 packages of sundries.

She brought the following passengers from Hawaii and Maui: Dr. J. M. Whitney and wife, W. A. Lowrie, Dr. J. H. Raymond, N. Omsted, L. Tohriener, J. R. Jacobs, Chang Kong, Ah Hoy, Ah Young, Mrs. Young Tong, Mrs. L. J. E. Kekipi, D. A. J. Kalina, Rev. J. C. Kekoa, J. M. Kanakua, A. Furlado, Tong Lung, Tong Hoo Cheok Roe, P. Kahokuoluna, Miss A. Kamaka, Ch. Man, Tong Keung, Goo Loo, George H. Dunn, F. H. Hayselden, Jr., H. Poe-poe and 48 deck.

### A TESTIMONIAL FROM OLD ENGLAND.

"I consider Chamberlain's Cough Remedy the best in the world for bronchitis," says Mr. William Savory, of Warrington, England. "It saved my wife's life, she having been a martyr to bronchitis for over six years, being most of the time confined to her bed. She is now quite well." It is a great pleasure to the manufacturers of Chamberlain's Cough Remedy to be able to publish testimonials of this character. They show that great good is being done, pain and suffering relieved, and valuable lives restored to health and happiness by this remedy. It is for sale by Benson, Smith & Co., Ltd.


## BAD COMPLEXIONS

Dry Thin and Falling Hair  
and Red Rough Hands  
Prevented by

## CUTICURA SOAP.

MILLIONS use CUTICURA SOAP exclusively for preserving, purifying, and beautifying the skin, for cleansing the scalp of crusts, scales, and dandruff, and the stopping of falling hair, for softening, whitening, and soothing red, rough, and sore hands, in the form of baths for annoying irritations, inflammations, and chafings, or too free or offensive perspiration, in the form of washes, for ulcerative weaknesses, and for many sanative antiseptic purposes which readily suggest themselves to women, and especially to mothers, and for all the purposes of the toilet, bath, and nursery. No amount of persuasion can induce those who have once used it to use any other, especially for preserving and purifying the skin, scalp, and hair of infants and children. CUTICURA SOAP combines delicate emollient properties derived from CUTICURA, the great skin cure, with the purest of cleansing ingredients and the most refreshing of flower odors. No other medicated soap ever compounded is to be compared with it for preserving, purifying, and beautifying the skin, scalp, hair, and hands. No other foreign or domestic toilet soap, however expensive, is to be compared with it for all the purposes of the toilet, bath, and nursery. Thus it combines in ONE SOAP at ONE PRICE, the best skin and complexion soap, the best toilet and best baby soap in the world.

Complete External and Internal Treatment for Every Humour, Consisting of CUTICURA SOAP, to cleanse the skin and scalp of crusts and scales and soften the thickened cuticle, CUTICURA Ointment, to instantly allay itching and irritation, and soothe and heal, and CUTICURA RESOLVENT, to cool and cleanse the blood. Sold throughout the world. Australian Depot: H. POWERS & CO., Sydney, N.S.W. An African Depot: LEXWON LTD., Cape Town. How to have Beautiful Skin, Hair, and Hands, free. POTTER CORP., Boston, U.S.A., Sole Props., CUTICURA REMEDIES.



## MULES AND HORSES

HEADQUARTERS FOR  
**Harness and Saddlery**

Hay AND Grain.

New and Second hand Vehicles,  
Farm Wagons  
a specialty.

Carriage Painting and  
Repairing in all its branches

Island orders for breeding stock  
especially solicited.

## Honolulu Stock Yards Co., Ltd

## Good Serviceable Bicycles

\$10 and upward.

Why take a chance on a cheap tin wheel sold at

## AUCTION

when you can get a standard make

from a dealer who will guarantee them

CALL AND SEE OUR

**\$10 Wheels!**

## E. O. HALL & SON, LTD

Bicycle Department, next to Bulletin Office.

G. N. WILCOX, President. J. F. HALLFELD, Vice President.  
E. BUEHL, Secretary and Treasurer. T. MAY, Auditor.

## PACIFIC GUANO AND FERTILIZER CO.

POST OFFICE BOX 484—MUTUAL TELEPHONE 467.

We Are Prepared to Fill All Orders for

## Artificial Fertilizers.

ALSO, CONSTANTLY ON HAND—  
PACIFIC GUANO, POTASH, SULPHATE OF AMMONIA  
NITRATE OF SODA, CALCINED FERTILIZER,  
SALTS, ETC., ETC., ETC.

Special attention given to analysis of soils by our agricultural chemist.  
All goods are GUARANTEED in every respect.  
For further particulars apply to  
Pacific Guano and Fertilizer Company  
DR. W. AYERBARK, Resident.

## INSURANCE.

Theo. H. Davies & Co.  
(Limited.)

AGENTS FOR FIRE, LIFE AND MARINE INSURANCE.

Northern Assurance Company,  
OF LONDON, FOR FIRE AND LIFE. Established 1836.  
Accumulated Funds .... \$2,975,000.

British and Foreign Marine Ins. Co  
OF LIVERPOOL, FOR MARINE.  
Capital ..... £1,000,000.

Reduction of Rates.  
Immediate Payment of Claims.

THEO. H. DAVIES & CO., LTD.  
AGENTS

## Hamburg-Bremen Fire Insurance Co

The undersigned having been appointed agents of the above company, are prepared to insure risks against fire on Stone and Brick Buildings and on Merchandise stored therein on the most favorable terms. For particulars apply at the office of  
F. A. SCHAEFER & CO., Agents.

German Lloyd Marine Insurance Co  
OF BERLIN.

Fortuna General Insurance Co  
OF BERLIN.

The above Insurance Companies have established a general agency here, and the undersigned, general agents, are authorized to take risks against the dangers of the sea at the most reasonable rates and on the most favorable terms.  
F. A. SCHAEFER & CO.,  
General Agents.

General Insurance Co. for Sea,  
River and Land Transport.  
of Dresden.

Having established an agency at Honolulu and the Hawaiian Islands, the undersigned general agents are authorized to take risks against the dangers of the sea at the most reasonable rates and on the most favorable terms.  
F. A. SCHAEFER & CO.,  
Agents for the Hawaiian Islands.

TRANS-ATLANTIC FIRE INS. CO.  
OF HAMBURG.

Capital of the Company  
and reserve, reinsurance  
Capital their reinsurance  
companies ..... 101,650,000  
Total reinsurance ..... 107,650,000

North German Fire Insurance Co  
OF HAMBURG.

Capital of the Company  
and reserve, reinsurance  
Capital their reinsurance  
companies ..... 25,000,000  
Total reinsurance ..... 43,530,000

The undersigned, general agents at the above two companies, for the Hawaiian Islands, are prepared to insure Buildings, Furniture, Merchandise and Produce, Machinery, etc.; also Sugar and Rice Mills, and Vessels in the harbor, against loss or damage by fire on the most favorable terms.

H. HACKFELD & CO., Limited.

## CANADIAN PACIFIC RAILWAY

The Famous Tourist Route of the World.

In Connection With the Canadian-American Steamship Line Tickets Are Issued To All Points in the United States and Canada, via Victoria and Vancouver.

MOUNTAIN RESORTS:  
Banff, Glacier, Mount Stephen and Fraser Canon.

Empress Line of Steamers from Vancouver

Tickets to All Points in Japan, China, India, and Around the World.

For tickets and general information apply to

THEO. H. DAVIES & CO., LTD.  
Agents Canadian-American S. S. Line  
Canadian Pacific Railway.

CLARKE'S 8 41 PILLS are warranted to cure Gravel, Pains in the back, and all kindred complaints. Free from Mercury. Established upwards of 30 years. In boxes 4s. 6d. each, of all Chemists and Patent Medicine Vendors throughout the World. Proprietors The Lincoln and Midland Counties Drug Company, Lincoln, England.

## Castle & Cooke, LIMITED.

LIFE and FIRE INSURANCE AGENTS. . .

AGENTS FOR  
New England Mutual Life Insurance Co  
OF BOSTON.

Aetna Life Insurance Company  
OF HARTFORD.



